



Private and confidential

Declaration of fact

(Affidavit)

A Royal Writ decree

Writ Decree N0: WD2023002

Notice : of damages and misidentification and misrepresentation
cease and desist

Strictly no rights of Usufruct **Non-Negotiable** – This Is Binding
diplomatic immunity -non belligerent- non combatant - peaceful neutral nation - non assumpsit
Beneficiary and Executor of the express trust -Body corporate Cestui Que Vie”,

Last and final correspondence;

VOID AB INTITIO - fraud from the beginning to now.

Violation: Denial of Constitutional & Common Law Rights Under Colour of Law, each ones Conduct of threat of Extortion is fraud. **VOID AB INTITIO** - fraud from the beginning to now,

Failure to Differentiate between a **“Statute and Law”**,
is Gross Negligence which is equivalent to **Fraud**,
war crimes,

Referenced ,Case number:

“Sheree Angove”: Shag001

CLH Lawyers : CLH0001

FCRC – LIEN-FCRC001

Ken Dieham - LIEN- FCRC001,

Hevey Bay /Queensland Magistrate Court :

:hbctfrc202301,

Private protected peaceful property Diplomatic immunity
©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit.
soveran, sur juris the beneficiary ,executor , living man Rocco the ambassador
on earth on “terra Australis”, place known by the people
“Queensland”at the embassy of the kingdom of heaven and earth',
This property/flesh,estate, is exempt from levy,

offer of proof, offer into evidence

Served to each ones legal/lawful,private,public,commercial capacity ,

Attention to the following:

Trustee/Executor [Incorporated Public Servant”,

the living woman “Sheree Angove”, acting as “PERSON”, For ,”CHL LAYERS”,

the living man/woman acting in role at “CHL LAWYERS”,know as “CLH LEGAL GROUP PTY LTD “abn : 22 096 845 117

,LEVEL 7 NORTH TOWER 515 ST PAUL'S TERRACE FORTITUDE VALLEY 515 St,

Pauls Tce Fortitude Valley QLD 4006]”

VOID AB INTITIO - fraud from the beginning to now,

Warning to not Ignore :

to not follow Notice:

Violations to a cease and desist an estoppel is a crime a violation to rights and law,
is tamping with evidence, preventing the course of justice,penalty of perjury, abuse of trust/trustee role,
lack of due process,complicit to a crime, malfeasance and treason of pubic office ,

This is NOT a complaint, a query, a request for a statement/agreement and is NOT to be treated as one. By doing so, will agree to pay A\$10,000, in damages, Please use the Correct format,

Do not refer to me as Mr/Mrs/Ms or any title, which is a legal fiction, ens legis and "Capital Name" this is Personage, By doing so, will also agree to pay From A\$10,000, in damages, Names are Copyrighted , Trademarked will incur fees,

I the living :Rocco', do not understand the intent , no contract ,proceeding, consent contact revoked ,offer rejected ,returned with honour with out prejudice and recourse ,exempt from levy

Cease and desist ,

Last and final correspondence:,

Vi coactus Written 'Under Duress', from the trespass and invasion toward the beneficiary executor a living man :Rocco', when all living man/woman and parties were notify and were in default and dishonour having estoppel and cease and desist notice and violation of many more protection and un-inalienable rights of natural divine law/lore,

Declaration of inalienable Rights from our creator

writing with the peace & Honour of the embassy of our Creator and Saviour of Heaven and earth, Flesh, blood & spirit, inform you that I the living man 'Rocco' of the family name "Toldo" am the living Man with flesh blood and soul alive and redeemed by our creator of the kingdom of heaven and earth,

I the living man 'Rocco' of the family name "Toldo" created by our Heavenly Father and Saviour 'Rebut, Decline any Mandates, offers, invites, deception , contract are rejected,

the use of the "Capital name Registered "system and control of accounts relating to the living being :Rocco', of the royal house : "Toldo" capital "State Registered Name", is Declined, Rejected,

I the living man :Rocco', Beneficial Equitable Title Holder, and Sole/Soul Beneficiary, retains all by the Creator of Heaven and Earth ,Flesh , Blood , Spirit, that has the Inalienable Rights in our own inherent Universal Sovereignty and Autonomy ,The Rights to Self-Determination in International Law / Divine law, to represent in our living flesh and the "Government Registered name", "ROCCO TOLDO", other "Registered Name" of any Kind,

And Is the Royal Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood , spirit, Music ,

refer to Affidavit signed, witnessed and sealed ,Common-law book of Deeds Ref : OTH 22/ 829505

and continue to be served /sent to other sources / Departments

Australia notice forum ,Telegram , Face book chat group

<https://australianpublicnotices.com/forum/topic/oath-of-claiming-life-spirit/#postid-576>

Here by inform all and its staff members to make such claims is unlawful Ultra Vires = beyond the powers

Individuals committing violations can be recorded here, for Crimes Against Humanity.

We are not a citizen, nor an alien,

We are a Non-citizen, and a Non-alien,

We are not a Person or Human ,Bit a living flesh ,Soul,

We are a national on earth on Terra Australis,

We do not consent to your authority,

We rebut any and all presumptions of law,

Consent is essential for everything,

Violations of Consent is slavery,

PRAETEXTA-LICITI-NON-DEBET-ADMITTI-ILLICITUS. (What is illegal {unlawful} ought not be entered under the pretext of legality),

ACTUS-ME-INVITO-FACTUS, NON-EST-MEUS-ACTUS. (An act done by me against my will, is not my act),

JUS-ET-FRAUS-NUNQUAM-COHABITANT. (Right and fraud never abide together),

MALITIIS-HOMINUM-EST-OBVIANDUM. (The malicious designs of men must be thwarted),

served on each ones legal/lawful/private public commercial capacity

All contract ,contact is Revoked Immediately

This is a breach, a Violation and in Dishonour and Default, acting illegal / unlawful ,stop engagement, Breach of privacy, Contract, Notice, Duty of care,

Final Warning

Cease and Desist immediate !
Last and final correspondence;

"holder of held in private trust',
copyright/Trademark NO: CR TM : 2204202201
Universal Postal Union:Aus, Registered post NO:RPP21 05700 05300 25540 58602"
Security agreement :SA-07052022-RTM
Hold harmless indemnity agreement NO : HHIA-07052022-RTM ,
Security Lien No: R-80-AMB-001892022
UCC1/PPSR : 77617611
Strictly no rights of Usufruct'
Last and final correspondence;

the inferior local court of Queensland were informed of their duty's to follow instruction given by the superior court records, that each parties had been in dishonour and brought fraud to the court ,

taking false allegation to any de factor inferior court or de jure of the peoples court on the land is still fraud in the court ,incorrect "Due Process of Law" ,By the living man/woman at "CHL LAWYER and FCRC",

thank you for the invite I the living man :'rocco', been the beneficial creditor executor of the believed account who is also in private pure protected express Trust", am not interested any title on offer/benefits, given is all, **reject**, or to any service or to play in the court of war debt slave the entity of the dead no interested in the, satan temple hall arena, it has no place for I the living, when its not required as it been dealt with by lawful notice as they refused to support their alleged claims and I don't wish to bring the facts of evidence to the, court to expose the facts, that Is not I the living requirements or position I :Rocco', a living man is private and peaceful want to be left alone any action against I /we/my estate is a violation and **war crime**!, all offers have been **returned rejected** and service and benefits on offer with out dishonour and levy , returned for **honour** ,the " HERVEY BAY MAGISTRATE COURT ", "CHL LAWYER and FCRC", "FRASER COAST REGIONAL COUNCIL", and its living man/woman', "Ken Dieham", and "Sheree Angove", is in **default** and dishonour violation of notice and declaration of life and fact (affidavit) sent peaceful intentions on , "29/05/2022", evident below, that's un-rebutted and agreed, stands as law now, sent to be on file as court record that corrected the status and data served to each level of "QUEENSLAND COURT", in BRISBANE', attorney general, and governor General, and , 'Premier of Queensland and Deputy", "FRASER COAST COUNCIL", FCRC", POLICE OF QUEENSLAND", of "AUSTRALIA and QUEENSLAND STATE", ,so as to not misidentify and traffic any and their property into the foreign jurisdiction of the sea, de factor legal system, GOVEREMENT system entity" and digital system",

the living man :Rocco', is on to be on the De Jure land earth ,terra Australis", of our Creator !,

null and Void

All Parties Must **withdraw** and **rescind** their alleged and make payment of the compensation of damages to the living man:Rocco', and his estate', its illegal/unlawful, to presume that "Fiction name" is the living and thus an act of personage, barratry, man - napping, man/woman (Human, child), trafficking, press ganging, slave trade, and shanghaiing committed, to act on :Rocco' behalf the living man with out written consent is Ex-parte and acting unlawfully as Executor De Son Tort is a crime , Section 121. :Rocco', Affidavit claim of life,

if subsistence is not paid each will be complicit to causing 'Financial lose ,harm', and is liable x 10,

third party entity came and **trespassed** sent by no authority given by the "HERVEY BAY QUEENSLAND COURT" "FRASER COAST COUNCIL", FCRC", "CHL LAYERS", and their living man/woman is Liable a notice of demand and statement has be sent to the living man know as , " Ian Delander", was instructed to leave and take his 'fraudulent paper', back to it owner and **refused** , all recorded, a file will be given and "Ian Delander"

must make payment also,

Section 120. :Rocco', Affidavit claim of life ,Any and all "judges/magistrates/registrars" has/have no right, nor authority from We, the 'soul', 'Rocko', and the living being it incarnated into, 'Rocco ', of the tribe/family/house/clan "Melissari" and "Toldo",to assume the role of "true" executor and has no right to seek the assistance of police, bailiffs or sheriffs to assert their false claim and have We, the 'soul', 'Rocko', and the living being it incarnated into, 'Rocco ', of the tribe/family/house/clan "Melissari" and "Toldo", arrested, detained, fined or forced into a psychiatric evaluation,

Total \$2,578,000 million dollar Australian paid in silver or gold,cash is negotiable,
"Hervey bay court:, for this tort violations damages Total \$ 1,600 000 million
"CHL LAWYERS", Total = 6,171,000 million

each parties have outstanding payments

only a living man/woman can make a claim for damages

this matter will attract an automatic administration processing fee of \$75 000 per item if notice not followed,

Court of record have determined

"Judgements",

Commercial Lien for damages

served to

"Ken dieham " and "Fraser Coast Regional Council",

Action for commercial Lien for damages

Served to

"CHL LAWYERS",and "Sheree Angove",

a sanction for payment

offer of proof, offer into evidence:

,"CHL LAWYERS",woman "Sheree Angove"and the living man/woman are in Breach of notice contract, privacy, copyright, violation of rights trespass, invasion,abuse , to the living man and the account capital business name, Taking Fraud to the court and been deception ,third party breach, without consent using the business name breach of cease and desist and revoke of contact, estoppel,all crimes ,tort , lack of due process , Slavery,and been in default and dishonour ,

Breach of privacy notice copyright, cease and desist, to pass my details of the living and the corporation name identity theft to a 3rd party with out consent and permission which is breach in the privacy Act and I :rocco's Estate, Under no lawful reason would this be acceptable only due to believe that you"CHL LAWYERS",and "Sheree Angove" able to use force intimate with out any lawful power as we both know, no authority was given cause there is no authority apart from our creator and ones own,as each are not operating in truth of his spirit we know the authority didn't come from that power your actions reveal your crimes committed,

I formal inform you "CHL LAWYERS",and "Sheree Angove"with this notice by decree of our creator and saviour of heaven Earth and every living flesh and spirit that your"CHL LAWYERS",and "Sheree Angove" actions are revealed and are seen by the court of his throne and it evident of the action taken against the living Rocco;, of treason extortion coercion fraud ,abuse ,war crimes,invasion trespass on the living estate and the private embassy home damages of claim ,

if subsistence is not paid each will be complicit to causing 'Financial lose ,harm', and is liable x 10,

Not making payment of overdue amount of damage or making payment for services with out consent as listed on liability fee schedule list fees have triple,

The "CHL LAWYERS","FRASER COAST COUNCIL",FCRC","QUEENSLAND GOVERNMENT," CORPORATION", and all local government operations in Australia are not lawful government, as local government does not have Constitutional recognition.

This being so, the "FRASER COAST COUNCIL",FCRC" CORPORATION",CHL LAWYERS,"QUEENSLAND GOVERNMENT",, is, in fact, a private commercial trading entity and so subject-as are all people working inside that organisation-to full commercial liability for all loss, harm and injury perpetrated in the course of operations.

All relevant parties need to be fully and completely aware of the applicability of this commercial liability.

“The Constitution is a legally and lawfully binding contract between the people of this country and those who would profess to govern for us, the people.”

There is no **Head Of Power** in our country’s Constitution.

What is not granted, as the tenet of Law goes, is denied.

No Allegiance to a foreign power by the true law of this land

1: Local councils (LCs) are not government, as they are not Constitutionally recognised via the failure of referendums in **1974** and **1988** denied such recognition);

2: Local councils LCs are only agents of the state government and are set up as corporations, and are private trading “CORPORATIONS” (the clue is evident when council claims COMMERCIAL-IN-CONFIDENCE over questions about policy, etc);

If there is no CONTRACT, there is no obligation on the “ratepayer”, to pay, or be forced to do anything ,unless someone causes harm!

However, there is an obligation on the part of “council,local/State/federal Government”, because they take the money, and they take that money under duress in the form of the threat , should council rates not be paid which is a crime, basically, extortion.,

There is, legally and lawfully, thus, no obligation to pay (one could, if being generous to council, offer to negotiate a fee-for-service contract). And there is no legal or lawful obligation to contract with anyone;

CONTRACT is the LAW-and in COMMERCE, the CONTRACT is The LAW;

I :Rocco', am the man crowned in glory and honour, living soul and Absolute owner of Copyrighted Account name and;is my will as the Crown in all of its capacities, In Right of the Commonwealth, instruct you, “Sheree Angove”,and “CHL LAWYERS”, as Trustee for this matter, bound to act in good faith and for the benefit of the **grantor and beneficiary** of the Commonwealth, perform your Fiduciary Duty to make the wrong in this cause, right as follows;

1. Refuse for cause without dishonour, remit all debts due to the Crown.
2. I do not consent to contract, accept future benefits on offer, act as surety, either implied or stated, by all non commonwealth body corporate entities whatsoever,
3. to make payment owing to the beneficiary living man :Rocco',
4. the Beneficiaries, :Rocco, the Equitable Beneficial Named Estate Trust Title Holder (not the Trustee) as compensation in the form of a Statement Of Claim, tort suit, Civil Claim for Damages and for Offences against the Crown / Commonwealth as per Crimes Act 1914 (Cth); and
5. I:Rocco', as'king, for the obvious reason, being a civil matter, there must be an agreement in place which there is not, and never was, hence unlawful. Not even a court can lawfully create an obligation where none exists!
6. Not being a criminal matter, means, it is a DEMAND that “CHL LAWYERS”,“FRASER COAST REGIONAL COUNCIL”, or any “LOCAL GOVERNMENT COUNCIL”, and “QUEENSLAND GOVERNMENT” AUSTRALIA GOVERNMENT” has conducted it’s business, and there is no obligation for anyone to obey – many people make demands but that does not make it enforceable. Accordingly you are required to withdraw your claim, failing which you are knowingly misconducting yourself in public office.

Inconsistency of laws.

When a law of a State is inconsistent with a law of the Commonwealth, the latter shall prevail, and the former shall, to the extent of the inconsistency, be invalid,

Bill of Rights 1688/9 apply at all times when making an offer to contract to the natural man, Crown,

WHEREAS the people of New South Wales, Victoria, South Australia, Queensland, and Tasmania, humbly relying on the blessing of Almighty God, have agreed to unite in one indissoluble Federal Commonwealth under the Crown of the United Kingdom of Great Britain and Ireland, and under the Constitution hereby established:

* The same We the people who are Fee Simple Property Title Holders are the Crown. Australia is a Self Governing Commonwealth by we the people, for the people.

Without malice, vexation, argument or merriment.

For the **record**,

With Just cause and without vexation, seeking only truth in Equity, in which this Office and I, the living man here Invoke, and Invokes the right to Subrogation; further more: The living man here now reiterate any and all presumptions of law, are here and forever revoked, as to: Rocco', Affidavit claim of life', as having no standing or merit in presentable or material fact, being just a presumption of law, and therefore this office will only accept proof of claim under Oath of Office:

I a living spirit incarnated in a living man. 'Rocco', of the family Royal House "ambassador of the kingdom nation", am speaking with each, from Crown Jurisdiction, that is to say, I recognise, that I, a living man: Rocco', as Sentient Being, am in Superior Jurisdiction and administering my tools in commerce to achieve desired and required outcomes, I recognise each living man/woman of the all department acting in 'de facto roles in 'de facto government', are my/our /we the people, public servant, paid of the public purse, It is not relevant as to whether any of the department, comprehend or agree what I a living man, have just said or not, the matter is that, it is on the Public **Record**, And should I a living man :Rocco', be violated in any way, by yourselves, or any other agent of any department or your colleagues, all fully legal/lawful private public commercial have liability and accountability rests with each of the department and any other colleagues, In Law, Corporate Immunity, does not exist and is not a protection for any such as Type of "Government" or Third parties representatives", Private or Public department", should any such agents of the departments, harm disturb the peace and harmony to, I a living man: Rocco', or the estate and my family and biological offspring's, in any way, are liable and will be arrested, each of their own, legal/lawful/public commercial capacity has a liability to perform ones duties in exchange for a pay cheque, each department are to leave all and each assets alone, and forcing each public servant to get back to work doing the job each was hired to do---- protecting all and anybody's assets and their biological family, instead of bullying, attacking, and robbing People, I the living man :Rocco', do abhor, oppose and rebut any and all forms of servitude, slavery, slave trade, man/woman "human/child", trafficking, press ganging and/or personage, be they real or implied, enforced by any fictitious and/or foreign corporations, any self-declared fictitious or foreign governments and/or administrations, and/or any invading foreign forces, 'Each', are required to follow appropriate instructions, Thank you,

'Strictly no rights of Usufruct'

Counter Deed -Re-conveyance

Declaration of life and Rights -Peace

Court record :with ,peoples court /council of terra australis ,moot court of terra australis, PanTerraVida society ,common law Australia and international, Australian public notice forum ,peoples community kingdom court, embassy of the kingdom nation ,we-the-people-Grand-jury,"De facto Courts ,"De facto Government Federal and State, local, Departments",

I the spirit :Rocko ', incarnated into the flesh as a living man :Rocco', have rejected "presumption" that "acting" in "joinder" to the "artificial person" [NAME], Jurisdiction is attached to the "[NAME, ROCCOTOLDO]", it is rebutted declined rejected so all presumption, now and has been and forever is dead in the water and have no jurisdiction and cannot proceed, Any further action is fraudulent,

a living man :Rocco', that was already alive and saved and in mission for our creator/saviour and member in good standing of Our Private Society nation, has returned from having been travelling at sea, a vessel of difference, a foreign place of abstract ,has proven his life within this Court as a Court of his Peers, and has issued his Authentic Declaration of Inter Vivos Trust and Declaration of Status for the purpose and intent of claiming and proving his life, claiming his ancestral/lineal estate, claiming his Flesh/Blood/Bones/DNA/Genetic Code as a Paramount, Claim of Life, and annulling any presumption of consent or attachment to the baptismal certificates previously attached thereto. He has rescinded all signatures of "surety-ship" and revoked all known powers of attorney, adhesion contracts and other binding instruments to the public trust as a ward of the STATE and surety to the bonded franchise as a corporate sub-division of the "ROME, UNITED NATION, UNITED KINGDOM ,AUSTRALIA, INTERNATIONAL MONEY FUND ,BANK RESERVE, UNITED STATES INC. UNITED STATES, INC"., known as bankrupt", the living man :Roco', has made his Declaration of Status a public record and served same on the four primary

offices of the military occupation by the said "ROME, UNITED NATION ,AUSTRALIA, UNITED STATES INC". as military occupier operating under General Orders 100, AKA Lieber Code, c. 1863, overlaying by such occupation the perpetual Union "The United States of America", its people and territory, and maintaining the civil body via the duties and requirements of usufruct per the said Code, and by all such acts has irrevocably established, spirit incarnated 'Rocko', in the living flesh as a man :Rocco', by our creator of the kingdom of heaven and earth', has standing and status as a Private National, *de jure man* of the Nation of the land earth on the commonwealth of terra australis ,know as commonwealth of Australia and a state Called "Queensland",each separate from the corporation commerce holy sea code, legislation act,statue

establishment of perpetual union natural commonwealth , and by and upon such

standing and status has full rights and capacities to state and stake a claim.

Only living men and women have unalienable and substantive rights,

All others are attached to the system of corporate fiction and debt as civilly dead entities,

Not property or ward of the "state or Government",Court",Council", or any corporation of the international money fund not lost at sea/see/c", not a thing to be controlled abused,

key substantive and unalienable rights that a living man or woman has is to Claim the Right of Absolute Title of Land, a man or woman of substance (substantive rights) is one who has standing on the land, and such standing is by Claim of Right, and,

will be able to claim that right and title hold to stand on the land as the living substance of this Earth and all that the status implies, One element of such status is that a man/woman on the land is now an elector, qualified as such to truly elect those that will serve the people (having the elected as servant to the people as masters),

I, the living Private sur juris, man, Rocco , of the Royal house:"Toldo",being of age, of sound mind and in good health, free of all duress or improper consideration hereby acknowledge, accept, and re-convey the lawful living Name, Rocco', to the Land and Soil on earth place named' Terra Australis, commonly known as The Commonwealth of Australia, not the corporation "de facto AUSTRALIA ",including my naturalised peaceful State,nation,do not hold or control no armies or weapons offer only protection and shelter,guidance for beneficial survival use ,

together with all derivative names, including "ROCCO" ROCCOTOLDO",Rocco Toldo, R Toldo",Rocco T, , and all other variations however styled, punctuated, spelled, ordered, or otherwise represented as pertaining to I :rocco,and my estate. Rocco :Toldo", makes no egregious claim(s) to any type of Military Titles, of which, are accurately defined within the Oxford Style Manual; such as, Mr, Mr., MR., MR, hereby declaring their permanent domicile to the Land and Soil on earth and Terra Australis, commonly known as "The Commonwealth of Australia", including natural place Queensland not the "Corporation QUEENSLAND STATE",

All prior Powers of enduring Attorney, all other prior presumed or granted "Executor-ships, Guardianships", and Agency relationships are terminated and revoked effective with my natural born day , as I elect to be recognised as the sole living owner, executor, beneficiary, and agent of the 'name"and any Trust account"Cestui Que -Vie" and living flesh and estate since my 21st birthday and been reclaimed in our creator and saviour is alive and not dead/debt/sin/ so have full suvaran Autonomy ,The Rights to Self-Determination and over my biological creation estate',

I hereby establish my Paramount Claim upon my unique ,dna, "DNA" as the only lawful and living inheritor thereof from the moment of I:Rocco's,conception forward and I also publish my nullification of any claim,

Therefore , it is the declaration of this court issued as sacred writ ,

to enter said Decree into the records of the Court, and to provide this Writ and direction as a Notice to All in both Public and Private, that such Claim has been acknowledged and accepted by the Court, and so that any purporting claimants that has wet hand ink signed with the living :rocco', who may have any claims to the Land of this claim to submit such claims to the herein below identified Clerk of Court or the consulate within seven (7) Days from the Day of this Entry of Writ and notice and declaration, or forever be barred by equitable estoppel from ever so stating a claim henceforth;

To insist that I :Rocco',am to disclose the reason for my exemption is a breach of the *Equality Act 2010 Sect: 29 (5a), and the Privacy Act 1988*

penalty of perjury to provide material evidence that the consent form was provided under the Privacy Act 1988.

Laws governing Diplomatic Immunity:

Ambassador for the kingdom of heaven and earth of our creator and saviour

Now then we are ambassadors for Christ....

2 Corinthians 5:20

'You are an ambassador for Christ! If you have made Jesus Christ the Lord of your life, you have been sent to act as a representative for Him in this world. Just as nations send ambassadors to represent their interests in other countries, State, Realm, Monarchy's, Organisation

(a) The Vienna Convention of Diplomatic Relations 1961.

(b) The Diplomatic Privileges Act 1964.

(c) The Consular Relations Act 1968.

(d) The International Organisations Act 1968.

(e) The State Immunity Act 1978.

(f) The State Immunity Act 1985 section 9

(g) The International Criminal Court Act 2001

(h) Bill of rights 1688

(i) Divine law/lore

(j) Antarctic treaty

Grades of Diplomatic immunity:

Grade 1 - Full immunity from criminal jurisdiction and civil jurisdiction at all times.

Diplomatic Premises

The rights of entry of the Court Bailiff or High Court Enforcement Officer

Exempt addresses - A Court Bailiff or High Court Enforcement Officer may not levy execution at Royal residences or Diplomatic premises.

While diplomatic premises in most are part of commonwealth territory, they are inviolable and may not be entered without the consent of the Ambassador or key beneficiary and executive, Land /soil /property /flesh ,is freehold, fee simple

Diplomatic Immunity

The Guidance must be followed in all cases where:

living man/woman

(a) A ~~person~~ has diplomatic immunity;

(b) Claims to have diplomatic immunity;

(c) Is believed to have diplomatic immunity.

In all such cases as (a), (b) or (c) above you are required to contact the Foreign and Commonwealth' consulate Office of terra Australis known as peoples court/council of terra Australis', or the embassy to the kingdom nation of the kingdom of heaven and earth to our creator and saviour , peoples community kingdoms court , if Verification is needed,

Private contact details not to be on any public digital database

living woman 'Shell', at 'terra Australis peoples council court' ,"0434942810",

living man 'liam', embassy of 'soveran-sur juris', kingdom nation of the kingdom of heaven and earth' 0481231366",

living man 'Brendan', community peoples kingdom court ', 0421 044637",

living woman , 'Olivia', office of records ,"0427009654",

" We the people Grand Jury", wethepeople@executiveorders.life

The Foreign and Commonwealth consulate Office will advise if the individual has diplomatic immunity,

Any person who appears to be entitled to diplomatic immunity, whether or not a claim is made at the time will not be made the subject of:

(a) Summons,

(b) Warrant,

(c) Notice of intended prosecution,

(d) Report for process,

(e) Required to produce documents,

(f) levy, fees, arrest, detained , held from movement,

(g) free from abuse , harassment, harm trespass of any kind

(h) inferior courts abrogation proceedings,

(i) been Removed, or deprived from their asset, possession Estate', of any kind ,

refer to Affidavit signed, witnessed and sealed ,Common-law book of Deeds Ref : OTH 22/ 829505

Australia pubic notice forum ,

<https://australianpublicnotices.com/forum/topic/oath-of-claiming-life-spirit/#postid-576>

(this Affidavit and the required responses to it)

are non-judicial and pre-judicial because:

a) No judge, court, government or any agencies thereof, or any other third parties whatsoever, can abrogate anyone's affidavit of truth; and

b) Only a party affected by an affidavit can speak and act for himself and is solely responsible for responding with his own affidavit of truth, which no one else can do for him,

In Commerce, truth is sovereign - "IN-COMMERCIO-VERITAS-DOMINATUR"

Truth is expressed in the form of an affidavit - "VERITAS-IN-FORMA-TABELLAE-EXPRIMITUR"

An un rebutted affidavit stands as truth in Commerce - "SOLUTUS-EST-TABELLAM-DARE-VERITAS-IN-COMMERCE"

An un rebutted affidavit becomes the judgment in Commerce - "AN-SOLUTO-TABELLAM-DARE-IUDICIUM-IN-COMMERCE"

Silence is Consent:

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970).

9 Doc Rev 1.1-AU

"When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation." Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995).

"When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation." Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953).

Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932. See also Peekay Intermark Ltd v

Australia and Australian Banking Group Ltd, EWCA Civ 386 (2006

Regal Power exercised bill of right 1688 ,

And they do claim, demand and insist upon all and singular the premises as their undoubted rights and liberties ,will still preserve them from the violation of their rights which they have here asserted

Dispensing Power.

That the pretended power of dispensing with laws or the execution of laws by regal authority, as it hath been assumed and exercised of late, is illegal;

That the pretended Power of Suspending of Laws or the Execution of Laws by Regall Authority without Consent of Parlyament is illegal. True royal regal law with a true commonwealth of people to make parlyament,

Ecclesiastical Courts illegal.

That the Commission for erecting the late Court of Commissioners for Ecclesiastical Causes and all other Commissions and Courts of like nature are Illegal and Pernicious

That the freedom of speech and debates or proceedings in Parliament ought not to be impeached or questioned in any court or place out of Parliament;

That excessive bail ought not to be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted;

That all grants and promises of fines and forfeitures of particular persons before conviction are illegal and void , under a lawful court as there is not one nor is their lawfully contract made by "FCRC,council". or "CHL lawyer" only leaving the lawfully notice contract served by the living :rocco and the private trust ,

Upon which their said Majesties accepted the crown and royal dignity of the kingdoms of England, France and Ireland, and the dominions thereunto belonging, according to the resolution and desire ,

all rules and law imposed under Roman authority is **null and void and illegal,unlawful,**

"reference Article 30 of the Universal Declaration of (Human Rights) mankind,

- for all living man/woman of flesh and blood, which states that nothing within the declaration should be construed as granting any "state", group, or individual "the right to engage in activities or acts aimed at the

destruction of the rights and freedoms detailed herein,

- The right to private property is fundamental to the well-being and autonomy of individuals and should be safeguarded.
- We stress that no “individual “man/woman should be arbitrarily deprived of their property,
- The rights of “individuals” to their possessions should be upheld and protected under the law, and divine lore,
- The right to private property is fundamental to the well-being and autonomy of anyone and should be safeguarded and 'their estate' ,

offer of proof, offer into evidence

Duty of the court

It is the duty of this Court to act upon this "Common Law of England", Bill of rights 1688 regal law," the commonwealth of Australian constitution 1901", uk', gazetted", with royal assented seal are subject to ,the court should recognise any violation against the people a living man/woman, it is well within this Court's authority to make right that which is wrong, even though the court may be a de facto entity,

All judges are bound to comply with clause 5 and section 109,

court discharge all mater private and public side now and future that any unlawful action made without the living man :rocco', consent and over the capital corporate business legal name trust" ROCCO TOLDO", as no consent was given to defraud I the living or the Public trust name set-up by" government “,

In People v. California Protective Cor., 76 Cal. App. 354 (244 Pac. 1089), it was held that a corporation can neither practice law nor hire lawyers to carry on the business of practicing law for it not withstanding members forming it are authorized to practice law, and although the Civil Code, § 286 permits formation of corporations for any purpose for which individuals may lawfully associate themselves.

"CLH Lawyers", know as "CLH LEGAL GROUP PTY LTD" "Sheree Angove" and "KEN DIEHAM "the C.E.O. And "FRASER COAST REGOINAL COUNCIL" ,is **null** and **Void** ,have violated irrevocable estoppel legal/lawful notice, and brought deception and fraud to court 'Perverting the Course of Justice' acting like Children, I am not interested as I hold full age of majority and power of enduring attorney and can manage ones own affairs as "court clerk ,the registrar ,Magistrate/Judge", are also the trustee of the body corp Cestui Que Vie trust account and need it to be dissolve collapse this matter as instructed,

if this is not **cease** and **desist** immediately to dissolve this matter

I a living man from our creator on the soil land earth "terra Australis" do not understand the alleged claim of "Fraser coast regional council", FCRC", from the actor , "CEO" the living man known as , "Ken dieham", and third party interloper living woman "Sheree Angove" and "CHL LAWYERS" and the violation invasion that was caused from the living man "Ian Delander" the trespasser and the living man/woman acting as "registrar and court clerk of HERVEY BAY MAGISTRATE COURT", I the living man have by lawful contract a claim to damages to collect subsistence of each who has and will be causing harm depriving of estate to live of subsistence so each named Party must make payment of subsistence Immediately,

if subsistence is not paid each will be complicit to causing 'Financial lose ,harm', and is liable x 10,

Court of record have determined

"Judgements",

Commercial Lien for damages

served to

"Ken dieham " and "Fraser Coast Regional Council",

Action for commercial Lien for damages

Served to

"CHL LAWYERS", and "Sheree Angove",

a sanction for payment

Last and final correspondence;

Council Lien Local Council 'Fraser coast Regional Council' ,CEO, Staff ,

It is now confirmed Formally, on and for the Record as of this Day the 26th Day of March 2023 Agreed by CEO of Fraser

Coast Regional Council in Hervey bay ,on the land Terra Australis",23rd may 2023 judgement was made, By way of un-rebutted Affidavit and statement of Fact and that there is a lasting tacit and binding agreement through Acquiescence and Royal Assent by Default, \$177,551,877,876.30,
<https://bdwfacts.com/Forum/topic/council-lien-local-council-fraser-coast-regional-council-ceo-staff/>

“Sheree Angove”and,”CHL Lawyer” Third party breach
sent notice of intent of impending action for security lien a claim of damages as of 24/5/2023
sent notice of lien action for damages of violations 12/06/2023” **\$8,807,270”,each**

offer of proof, offer into evidence

their has been no payment made by either parties the Living man known as “Ken dieham”, the ,”CEO”,and ,”Fraser coast Regional council” or “Sheree Angove”,and “Chl lawyers , or the “Magistrate court hervey bay”,that is in the space of the court Building', owned by we the people”, from the judge /clerk of the court for this matter to be handle by anyone else to move forward which has been a complete breach of the liability fees agreed by each party from tacit acceptance and failed response and non rebutted affidavit and evidence ,prof of claim , by point by point to confirm or denial the question and evidence given and the payment of the trespass against my peace and harmony and protection and notice,

'penalty of perjury”

under who’s authority gave the right to **trespass** and **violate** the notice against the private living man :Rocco', unalienable right and all property estate and living flesh ,all department have been notify that contact access is **revoked**

Last and final correspondence;

Brief of Evidence

the living man 'KEN DIEHAM”,the “CEO “, registered post mail and email “may 24 th 2022”,provide proof of claim or rebut the evidence that was supplied along with Affidavit of Life declaration to rebut and fee schedule and condition if they could not give honest response and provide the contract I the living and any other living man and woman in Council with hand wet ink signed by my living with full disclosure

a minor reply was giving there is no contract in place and pay cause it the law was their only answer so it conflicts with the “Crimes act 1900/1914 ,united nation of human rights, property law 1975 and bill of rights, and contract law, and the commonwealth of Australia constitution 1901 uk act that gazetted with letter patent',

asked for the documented material evidence in support of their claim regarding the specific items

and rebut the evidence point by point and the affidavit of life and fact

fail to provide such proofs and substantiate of claim within this period, then an automatic estoppel applies to this contract and the Addressed Party agrees to compensate the man :Rocco',

by way of fraud, extortion, misrepresentation, and malfeasance in office,

the living woman known as “Sheree Angove”,at “CHL LAWYERS”, 17/03/2023,- 02/04/2023”,the remaining unchallenged and un-rebutted points standing as our final Affidavit, tired to deny fact and help “Fraser coast council” be complicit in the crimes of extortion and malfeasance ,treason and abuse , aid and abet ,slavery and personage

It is agreed by all parties that the claim is false and fraudulent every occasion such a claim, or threat of menace is communicated to us, as it would also be a claim which ignores a lawful estoppel and is thus fraudulent and extortive.

fail to rebut the items contained within those notice,of proof to provide and haven’t made payment for the trespass of breach of notice then has by way of acquiescence accepted the claims

Party to provide any documented material evidence to the contrary to prove that men and women have not been granted the ultimate dominion of the world as equals by the creator and the tribe nation

the time allotted was gone and passed they continued to extort and field to correctly rebut response or correct the details of the living of the private Property remove all details from the Public computer system,

that “Federal, State and Local Councils” are often in opposition to the will of the people potentially attracting serious charges against themselves including Treason, Malfeasance in Public Office, Abuse of Public Office in violation of the Criminal Law Consolidation Act 1935, and the 1901 Constitution of the Commonwealth,

only a living man/woman can make a claim for damages ,

how can a CORPORATION make a claim it cannot possess "personal knowledge", because it has no Mind in which some "knowledge" could be held! Must come from living speaking man/woman

under whos authority was it allows to violate the peaceful harmony of the private diplomat living man :Rocco', and to use or link any name ,matter allege presumption ,and whos authority did they have to involve a another party, which is violation of law and contract each living member and department were

giving notice ! Now compensation of remedy for damages is to be giving to the living man,Rocco:, and the estate on its attempt of war crimes

only requirement is to follow the notice and instruction and condition, Inform the other parties to make payment of their agreed tacit acceptance to honour the violation make compensation,

“upon penalty of perjury”

motion to discharge,acquitted ,offset and dissolve the implied constructed trust on this alleged matter as instructed on the public and private side ,and distribute the funds to private living man :Rocco', have some one drop a card in the letter box at the embassy of the kingdom that payment is ready and I shell instruct further on how I will accept payment of damages in gold,silver , maybe cash tax free as the subsistence is needed to live of in this debt system or each will be taking part to financial harm so remedy is to be giving to the living man :Rocco immediately

under who's authority gave the right to **trespass** and **violate** the notice against the private living man :Rocco', unalienable right and all property estate and living flesh ,all department have been notify that contact access is **revoked** ,

“Administration of Justice Act 1970 c.31, Part V, Section 40:

“Punishment for unlawful harassment of debtors,

(1) A person commits an offence if, with the object of coercing another person to pay money claimed from the other as a debt due under a contract,

(a) harasses the other with demands for payment which, in respect of their frequency or the manner or occasion of making any such demand, or of any threat or publicity by which any demand is accompanied, are calculated to subject him or members of his family or household to alarm, distress or humiliation,

under who's authority gave the right to **trespass** and **violate** the notice against the private living man :Rocco', unalienable right and all property estate and living flesh ,all department have been notify that contact access is **revoked**

the living man Rocco', is the Equitable Beneficial Named Estate Trust Title Holder (not the Trustee) as compensation in the form of a Statement Of Claim, tort suit, Civil Claim for Damages and for Offences against the Crown / Commonwealth as per Crimes Act 1914 (Cth) and notice of fees and international law, Hague convention ,Geneva convention , are “war crimes”,

the false alleged claim made into the “HEREY BAY MAGISTRATE COURT OF QUEENSLAND”,was done with out the consent of the living :Rocco', by the living man the representative of the trust legal corp trust name “ROCCO TOLDO”,which Is not the same capital entity name on any de jur, de facto,STATE ,LOCAL,FEDEARL, Government Department”, the “C.E.O.” ,” ken dieham”, and FCRC living wo/man board members of “FRASER COAST COUNCIL”, and ,”CHL lawyer”, living wo/man board members and living woman ,”Sheree Angove”, **to intimidate and abuse of power as evidence of this matter ,is inferior, as there is a statement of claim of damages lien placed on** “C.E.O.” ,” ken dieham”, and FCRC living wo/man board members of “FRASER COAST COUNCIL”, and soon ”CHL lawyer”, living wo/man board members and living woman ,”Sheree Angove”, have violated to contract of their default tort of damages for invasion of trespass and abuse of notice / rights of equity held in my private trust for the beneficiary living man :Rocco', and it is to be paid and executed by the trustee which those man/woman have failed to do its role as public servant,

the only role for the foreign corporation ,”court of Queensland in hervey bay” ,is to instruct those involved to make payment being only source of subsistence, and will cause financial harm if not received, and for the court to make payment also as they failed their role to protect the living man :Rocco', and his estate and the business name the copyright and controlled :ROCCO:TOLDO”,RoccoToldo”, not the the other government body corp trust account “ ROCCOTOLDO”, held by the Current “corporation government “of Australia and QUEENSLAND that uses this name with out the consent which has noting to do with I as all contact has been revoked ,but is the Beneficiary to its Interests,when payment Is distributed , notice at glance of the false document made by the court that all heading of the parties

,"council or CHL LAWYERS",has attach this "government account", to private house and to the private living man with out consent still making the living man the key principle Executor and beneficiary as stated in the constitution of commonwealth Australia 1901,cannon law , Cestui Que Vie"that be adapted to other legislation,

"council and other department and the courts",in Australia", on Terra Australis' ,have been informed to remove my information of the public system keep it of all computer system no consent is given and to remain private and be left alone not to be assumed that I a living man :Rocco, or the estate of any kind is under or connected with this de facto fraud system and the "Capital State Name", its against living man and woman and the bill of right 1688' regal law, and divine law/lore and the commonwealth constitution 1901 uk , and the tribe culture and have no authority by out creator or from each tribal care takers on this land terra australis',

update the system to remove my detail thank you, to act on the living man behave with out consent to move forward and to go against is a crime and fraud to the fact to act in any other is malfeasance of public office failed of judiciary position fail of trustee in trust and equity law all asset were transfers to the private living man and transferred to private irrevocable pure natural trust for the beneficiaries use of the living biological flesh and unincorporated private foundation the office of the ambassador and the sur juris kingdom nation of the kingdom of earth and heaven,

only private detail visible is to be left alone have no contract to engage diplomatic nation ,

to view these private document is \$5000 each and to book private viewing of documents as they part of the trust as this matter is already settled and they are part of notice of document served and on public record

the details in all matters such as this unauthorised matter to form a constrictive trust using the copyright name and violation of privacy and contract submitted by the abusers of law and rights, I the living man :Rocco', a victim and those parties trying to extort from the business fiction copyright Name with out consent and also extort from the trust account held for I the living that the "de facto government", hold by using the "government name" of the name and linking it to my private living name and the copyright business name "RoccoToldo" and linking it to private property with out consent the court made details on the instrument of deed all in capital word been a "corporation" a image mark sign language not with actual meaning to represent name of a business a dead entity , I the living or the business capital word of the image mirror that looks like the name is a copy have no consent or contracted with any business corporation or their third party joinder lawyer have declined the offer,to be forced to be invited to this extortion where I:rocco ' have no business dealing with any,it not called for the living man but the business name and the court is not required to sort or deal or administrate any thing as the fact speak for them self they have not made payment, after payment is made to the living man :rocco, I wish express the instruction to no longer to ever hear from them /any again, unless I:rocco', contact them, its abuse to force ones self in the private space of another and all contact are rejected and revoked,

"upon penalty of perjury"

no proof of claim was given in the time allotted in 2021-2022 by any other man/woman of all the corporate departments and "FCRC" and "CEO ",Ken Dieham" the man,nor from "CHL LAWYER" and woman "Sheree Angove", between 17/03/2023,- 02/04/2023 of their authorisation over the living and its estate or it land soil home property or their claim to any of it or under what law or who gave that authority to make demand and to assume they have rights over another to break the law or use force, all contact and contract and consent was revoked and ceased and desist notice and default was issued, Any implied presumed and or assumed consent of any living man/woman ,"digital system ,Public Servant Department , or its "third party colleagues", had or believed they had to contact, or make demands of the"Beneficiary " in this case the living beneficiary are hereby rescinded, denied, and revoked.

under who's authority gave the right to trespass and violate the notice against the private living man :Rocco', unalienable right and all property estate and living flesh ,all department have been notify that contact access is revoked ,

All contract ,contact is Revoked Immediately

This is a breach,a Violation and in Dishonour and Default, acting illegal / unlawful ,stop engagement, Breach of privacy,Contract,Notice,Duty of care,

Please provide the sign duel copy and original document that you both signed/autograph from the living with any"CEO", or other,with full disclosure and definitions in readable English of the local government act under the true seal of Queensland by the common wealth of Australia"1901, from town council or any court/police/department of Australia and Queensland or other State",a /contract/form / legislation/act/Constitution/ that I /any/we are obligated that we signed for rates /fines/fees/levy or paid for service for I /we and our private property and flesh to be governed or controlled by any true or de facto court,or local ,state,federal, government department", as any alleged perceived

notion of assumed authority or consent of contract and implied contact, for ever more has been **dissociated, revoked,removed,Rejected ,declined,rescinded !**,

I the living :Rocco', do not understand the intent , no contract ,proceeding,consent contact revoked ,offer rejected ,returned with honour with out prejudice and recourse ,exempt from levy

Cease and desist ,

Last and final correspondence;

all courts for lack of subject matter jurisdiction,

there is no admission of guilt or attendance or appearance ,its been **rejected** and returned for dishonour ,it would be fraud to assume and act unlawfully as Executor De Son Tort , Ex-parte as listed in the affidavit of life, Section 121 **cease and desist** any **trespass** against the living man :Rocco', under Natural divine law/lore.

without prejudice and recourse all rights reserved ,

The inferior court which is a Military (Admiralty) Tribunal did not have jurisdiction as your military/bank court and pagan house of worship violated my rights,

a motion to move this court to strike this matter out as the alleged claims are an attempted vexatious prosecution due to the failure to establish the facts,

A contract is a law between the parties, which can acquire force only by consent – Consent makes the law – “CONSENSUS-FACIT-LEGEM”

Right and fraud never abide together – “JUS-ET-FRAUDEM-NUNQUAM-COHABITANT”,

conflict of interest secret commission paid by state part of the 3 tier of government bias opinion,

If something is referred to as a “rule”, a “guideline”, or as “compulsory” or “mandatory”, it is not a law. You are not legally obliged to comply with it,Rules and guidelines and things labeled compulsory/mandatory require ones active consent, anybody can not be forced by law enforcement officers or government as these things are not law. “Officials” use this language to try and manipulate and frighten anybody into volunteering consent,

provide the documented material evidence that any “government to govern with the consent of the governed; any **Harassment, intimidation, coercion, deceit, aggressiveness or bullying** means of sharing the personal beliefs or opinions belonging to individuals to be forced or obey are not lawful,

Please provide the sign duel copy and original document that you both signed/autograph from the living with “CEO”, or other ,with full disclosure and definitions in readable English of the local government act under the true seal of Queensland by the common wealth from town council or any court/police contract / legislation/act, that I /any/we are obligated for rates /fines/fees/ or paid for service for I /we and our private property to be governed or controlled by any true or de facto court,or local ,state,federal, government department”,

as any alleged perceived notion of assumed authority or consent of contract and implied contact, for ever more has been **dissociated, revoked,removed,Rejected ,declined,rescinded !**,

Legal Maxim:

The burden of proof is upon him who affirms, not upon him who denies,

Maxim of Law: All are accountable for their actions

Maxim of Law: claimant must prove their claim

(What is illegal {unlawful} ought not be entered under the pretext of legality)

(The malicious designs of men must be thwarted)

“once **fraud, deceit** it revealed all contract and obligation cease making it all **null and Void from the begging for the injured party damages for remedy”**,

offer of proof, offer into evidence

my body spirit , flesh and family living estate and private belongings and Home the private land soil dirt property is not open to public it private, mean no letter no phone call or emails or visitor, I the living will contact anyone I need when I need to ,

and only by application with fees is to be sent to request if I the living with to talk with the dead or its agents if I would like to engage about a topic ? then which another fees is to be given about what the engagement is about?

but this due process was violated by all parties to use the copyright name to send a trespasser to I the living man embassy **private protected peacefully** home that is exempt from such engagements is a crime,

this and all courts of the **Presumption of Public Record**, that this court is operating under **Public Record** and I:Rocco', **reject** the presumption of private record for the private bar guild as recorded as listed in the affidavit of life,that was served on the “court in “hervey bay maryborough ,”29/5/2022,“Queensland magistrate court district and

supreme courts”, of the capital letter name corporation”,

I am a spirit incarnated into a flesh of a man :Rocco',of the royal house “toldo, and Melissari”, I am the living “captain /master/emperor/beneficiary and executor/ principal/executive Royal ambassador ,a living man in charge of my “vessel”,estate/body and biological creation of our creator , abide by Universal natural divine law/lore,and to do not harm ,

- What contract did I sign with with full disclosure that I am “obligated to pay and loss or have property deprived ?
- Which Man or woman thinks I am Property?
- Who is the man or woman who thinks they can Administer property with I the living consent ?

Name controlled by the living in private trust and if there was any outstanding payment from a signed contract it would be paid by consent and price agreed paid by the government fund held for that name as beneficiary and paid as discharged by bill of exchange only,

living man :Rocco',is,Beneficiary, Executor/Executrix ,is not liable is ,not trustee for the account name by “government”, I the living man :rocco', am not tied to the document birth certificates as “PERSON” the Debt Slave but beneficiary and executor key principle this has been rescinded and in safe for the evidence of fraud mistaken identity personage and abet and battery ,

please note that the all courts have no jurisdiction to deal with matters is settled concerning the Ambassador of the kingdom of Heaven and earth and its estate , the embassy and its estate ,the living man :Rocco and its estate held in private trust and the kingdom nation and its estate, and that should any one wish to pursue a claim against,Beneficiary, “BENEFICIARY” or the “CAPITAL NAME”, the trustee of the account which is any member of the De facto “STATE GOVERNMENT’,FEDERAL GOVERNMENT”, “AUSTRALIA,QUEENSLAND”, LOCAL COUNCIL GOVERNMENT”, and the Treasury”, to discharge, and payment forced on to the living man :Rocco', that represent the body crop Trust“LEGAL FICTION NAME”, known as “ROCCOTOLDO”,a separate entity,

Un rebutted affidavit of fact and life declaration Stands as truth in law and is **under Diplomatic immunity** ,

exhibit : Notice to Discharge acquitted for Lack of Subject Matter Jurisdiction

Take Judicial Cognizance and Notice ;“that without which not” (*sine qua non*) of any matter is to establish the truth:

“Corinthians 13:8 For we can do nothing against the truth, but for the truth,

copyright seal and legislation is those that have signed to their policy not to involve with I the living or the capital letter name,

“Corinthians 7:22 For he that is called in the Kingdom, being a servant, is the Creators free man: likewise also he that is called being free, is (Christ's),saviour servant,23 You are bought with a price, be not you the servants of men,”

Take Further Extra-Judicial Cognizance That all “COURTS OF AUSTRALIA”, and are in fact not lawful *de jure* courts but, merely Administrative Tribunals. [*Courts are Administrative Tribunals*. Clearfield Trust, et al v. United States 318 U.S. 363 (1943)]

That these corporate administrative tribunals are in fact not administrated by lawful *de jure* “Judges” or “Justices” but, merely by “Executive Administrators”. [*Judges do not enforce Statutes and Codes. Executive Administrators enforce Statutes and Codes*. FRC v. GE 281 US 464 Keller v. PE 261 US 428, 1 Stat 138-178]

he government, while sovereignty itself remains with the people.” See *Kansas v. Colorado*, 206 U.S. 46 (1909); *Yick Wo v. Bapkins*, 118 U.S. 356, 376 (1836).

“Once jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction, the court has no authority to reach merits, but, rather, should dismiss the action.” [Melo v. US, 505 F2d 1026.]

Take Further **Notice** That only people’s courts have jurisdiction to hear disputes regarding people and for the protection of their sovereignty, rights, freedoms and real actual tangible land, soil, water, resources and private property anywhere on the land and soil of 'Terra Australis', and, with the power of jury nullification; and, wherein legal fictions are neither recognised nor entertained but look to the facts and the truth alone and principles of restorative justice is applied in all instances,

Therefore, any people acting on behalf of any company, corporation,all,“COURT OF AUSTRALIA”,organ of “state/local/federal Government Department “,De facto or not”, are accused of causing harm or loss directly or indirectly to any people, he or she can be held accountable before a jury of their peers in a people’s court as an equal, no matter their office, status or title.,All are equal before the law,

Secondly, my inalienable rights can neither be taken away by any fiction “STATE”,“COURT”,GOVERNMENT”, nor any fictions of law unless I expressly give them up myself and with informed consent:

“Inasmuch as every government is an artificial person, an abstraction, and a creature of the mind only, a government

can interface only with other artificial persons. The imaginary, having neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government, as well as any law, agency, aspect, court, etc. can concern itself with anything other than corporate, artificial persons and the contracts between them.” (S.C.R. 1795, (3 U.S. 54; 1 L.Ed. 57; 3 Dall. 54)

All courtrooms World Wide are foreign vessels in dry dock , a satanic cult hall arena and the living and honour shall take no part of the dead de facto lower inferior to the living man and the creator ,

No legal or lawful matter can proceed without jurisdiction, Authority!

“Once jurisdiction is challenged, it must be proven.” Hagens v. Lavine, 415 U.S. 533.

“Jurisdiction, once challenged, is to be proven, not by the court, but by the party attempting to assert jurisdiction. The burden of proof of jurisdiction lies with the asserter.” See McNutt v. GMAC, 298 US 178. And Maxfield’s Lessee v. Levy, 4 US 308.

“There is no discretion to ignore that lack of jurisdiction.” Joyce v. US, 474 F2d 215.

“Once jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction, the court has no authority to reach merits, but, rather, should dismiss the action.” Melo v. US, 505 F2d 1026.

U.S. SUPREME COURT RULING-NO CORPORATE JURISDICTION OVER THE NATURAL MAN.

Penhallow v. Doane’s Administrators (3 U.S. 54; 1 L.Ed. 57; 3 Dall. 54.)

SUPREME COURT RULING

NO CORPORATE JURISDICTION OVER THE NATURAL MAN.

Supreme Court of the United States 1795, “Inasmuch as every government is an artificial person, an abstraction, and a creature of the mind only, a government can interface only with other artificial persons. The imaginary having neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government, as well as any law, agency, aspect, court, etc. can concern itself with anything other than corporate, artificial persons and the contracts between them.” S.C.R 1795, (3 U.S. 54; 1 L.Ed. 57; 3 Dall. 54.)

‘For every thousand men who hack at the branches of evil, there is only one who is striking at the root.’ Henry David Thoreau.

: In-as-much as every government, is-an-artificial-person, an-abstraction, &: a-creature of the mind-onli, a-government-can-interface-onli with other artificial-persons. For the imaginary, having-neither-actuality or: substance, is-foreclosed-from-creating &: attaining-parity with the tangible. For the legal-manifestation of this is that no government, as-well as any law, agency, aspect, court, etcetera. Thereof, can-concern-itself with anything other-than-corporate, artificial-persons &: the-contracts-between-them. (3 U.S. 54; 1 L.Ed. 57; 3 Dall. 54),

That all power is inherent in the people, and all free governments are founded on their authority, and instituted for their peace, safety, and happiness; for the advancement of those ends they have at all times, an unalienable and indefeasible right to alter, reform, or abolish the government in such manner as they may think proper,

Trial by jury; jurors. That the right of trial by jury **shall** remain inviolate,

Deprivation of life, liberty or property under law; due process, That no man **shall** be taken or imprisoned, or seized of his freehold, liberties or privileges, or outlawed, or exiled, or in any manner destroyed or deprived of his life, liberty or property, but by the judgment of his peers or the law of the land,

Claimant at Law attests that the Sovereign "We The People" cannot be named merely as a "person," or "any person" in a statute, but must be specifically specified within the language of the statute. In addressing this issue, the U.S. Supreme Court stated that:

The term "person" does not include the "sovereign" and for the sovereign to be bound to the statute, the sovereign must be specifically named,

In common usage, the term "person" does not include the sovereign, [and] statutes employing the [word] are ordinarily construed to exclude it.

Will v. Michigan State Department of State Police, 491 U.S. 58, 109 S.Ct. 2304, 2308 (1989), citing *Wilson v. Omaha Indian Tribe*, 442 U.S. 653 (1979); *U.S. v. Cooper Corp.* 312 U.S. 600, 602 (1941); *U.S. v. United Mine Workers of America*, 330 U.S. 258 (1947)

See *City of Boerne v. Flores*, 521 U.S. 506, 507 (1997); *U.S. v. Lopez*, 514 U.S. 549, 552 (1995); *Martin v. Hunter’s Lessee*, 1 Wheat 304, 326 (1816). Claimant at Law invokes "Sovereign Immunity" in accordance with the "Foreign Sovereign Immunity Act"

"A sovereign is exempt from suit, not because of any formal conception or obsolete theory, but on the logical and practical ground that there can be no legal right as against the authority that makes the law on which the right depends." - Kawanakoa v. Polyblank, 205 U.S. 349 (1907) ,

Given the case: Cruden vs Neale 2 H.C. 338 (1796) 2 S.E. 70 "Every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellow man without his consent human rights , united nation treaty ,personage and discrimination to the living identity", aiding and abetting ", makes all claims **null and void** ",

Last and final correspondence:,
Cease and Desist ,

each are advised to cease and desist with their fraudulent demand and to seek personal legal counsel if you do not understand the law, The law I refer to is Constitution 1901,equity,trust law/ Common Law, bill of rights 1688, divine lore Inalienable and Unalienable Rights, Rule of Law as **Absolute**,

the living man"Ken Dieham", and FCRC", "FRASER COAST REGIONAL COUNCIL", and living woman"Sheree Angove", "CHL LAWYER", and "HERVEY BAY MAGISTRATE COURT " , ,and each living man/woman',false alleged council unlawful rates was never due or required have failed to provide a valid proof of claim and on this basis, it is **Rejected** or that a Claim exists, The liability for the alleged liability is settled discharged by bill of exchange , and to assist each in understanding their obligations and how the Commonwealth consumer protection laws apply and in circumstances where each and the departments(s) purport that the false alleged council unlawful rates was ever due or required is a creditor, and that we are the alleged debtors, we draw your attention to the debt collection guidelines: for collectors and creditors jointly produced by the Australian Competition and Consumer Commission (ACCC) and the Australian Securities and Investments Commission (ASIC), which clearly state (among other things) under the header "Quantum of or liability for a debt is disputed" the following:

We draw your attention to the debt collection guidelines: for collectors and creditors jointly produced by the Australian Competition and Consumer Commission (ACCC) and the Australian Securities and Investments Commission (ASIC), which clearly state (among other things) under the header "Quantum of or liability for a debt is disputed" the following:

- a) It is misleading to state or imply that the debtor must prove they are not liable for the debt.
 - b) In legal proceedings, proof of the debt lies with the person alleging the debt is owed to them.
- Subject to the next paragraph,
- c) Further communication with a debtor, after the debtor has clearly denied liability and/or stated an intention to defend any legal proceedings brought against them, is not appropriate.
 - d) To confirm that this matter has come to an end constituting an absolute waiver of any and all claims against us.

Please provide the sign duel copy and original document that you both signed/autograph from the living with any"CEO", or other,with full disclosure and definitions in readable English of the local government act under the true seal of Queensland by the common wealth of Australia"1901, from town council or any court/police/department of Australia and Queensland or other State",a /contract/form / legislation/act/Constitution/ that I /any/we are obligated that we signed for rates /fines/fees/levy or paid for service for I /we and our private property and flesh to be governed or controlled by any true or de facto court,or local ,state,federal, government department", as any alleged perceived notion of assumed authority or consent of contract and implied contact, for ever more has been **dissociated, revoked,removed,Rejected ,declined,rescinded !**,

I the living :Rocco', do not understand the intent , no contract ,proceeding,consent contact revoked ,offer rejected ,returned with honour with out prejudice and recourse ,exempt from levy

Cease and desist ,
Last and final correspondence:,

All contract ,contact is **Revoked** Immediately

This is a breach,a **Violation** and in **Dishonour** and **Default**, acting illegal / unlawful ,stop engagement, Breach of privacy,Contract,Notice,Duty of care,

Writ of Mandamus

The Sacred **Writ of Mandamus** shall be reserved for remedy or relief when any man, woman, or institution of inferior court jurisdiction fails to obey due process and perform their duties of office as prescribed by the laws governing that office or prescribed by such codes and statutes as to which said courts or officers thereof are bound.

The Writ shall be served upon the man or woman holding office ordering any dishonourable and unlawful behaviour to cease or ordering that lawful duty be performed as the case requirement may be determined. As the Writ is issued under the highest authority, any claimed suspension of Mandamus, under statute, code, admiralty, equity, or law, or other unilateral statutes of a commercial court, pertaining to a public franchise shall have no effect.

As such a Sacred Writ shall be an Order of last resort against clear contempt for the obligations and duties of office and rule of law, any motion for a **Writ of Mandamus** must clearly demonstrate clear and wilful behaviour of contempt and failure to perform lawful duty.

Sacred Writ of Prohibitio

I, The Ambassador ,Rocco',a living man, Holder of the Office of Overseer for any private trust foundation, the sur juris Kingdom nation of the kingdom of Heaven and earth from our creator and saviour, is part of Private Society and the Office Holder for the People,Beneficiary,and the embassy, for the community Kingdom Court of the People, a Sovereign Body Politic of our Own Right and Private Law, do herewith issue this Sacred Writ of Prohibitio¹, and give Notice to all relevant parties who are hereby noticed and ordered to honour

The Writ of Prohibitio is one of the Thirteen Sacred Writs adopted from the Common Law and memorialised as part of court of the kingdom,

The Sacred Writ of Prohibitio shall be reserved for remedy and relief to order an inferior court and any other Departments and their agents, to cease any and all further action on a matter as such have been addressed by a superior court (**kingdom of Heaven and earth** Court of the People). Whilst similar to the Writ of Certiorari, the Sacred Writ of Prohibitio does not require the inferior court to provide any records to the superior court, simply to cease any and all further action in the matter.

Additionally, a Sacred Writ of Prohibitio shall be issued to any court or "Government Departments",'de facto or not', or law enforcement officer under orders from an inferior court to perform such actions or duties under order from said inferior court, if and as appropriate, to prevent pending, imminent, potential or further injury or harm to any member of the **kingdom of Heaven and earth** Private Society and Private Contract Association ,protected Property nation (henceforth "Society", respectively) , who has brought his or her action or case into the jurisdiction of the Court of the People until such time as the Court has an opportunity to schedule hearings or trial for the settlement of the matter and proper adjudication of the case,

The Writ shall be served upon any inferior court where matters have already been heard and judged by a superior court, but the matters have not yet been completed in the inferior court, or when an inferior court is preparing to pass judgement on such

matter and the member brings the case into the jurisdiction of the Court of the People for adjudication and settlement, It shall

principally be used as remedy and relief where a member of the Society and Private Contract Association motions the Court to,

this **absolute prohibition against trespass on the Living Flesh of the Men, Women and Young**

Beings herein identified below. Said Living Beings are forthwith and forever protected within the kingdom nation of the kingdom of Heaven and earth Private Society and the Court of the People thereof, pursuant to the Acknowledgement and Acceptance of the People's Declaration of Peace and Sovereign Integrity, to which this Sacred Writ is appended and made a part thereof by My reference and inclusion.

The Sovereign Integrity of the Living Beings listed below is held within the Protections and Immunities of the kingdom nation of the kingdom of Heaven and earth Private Society. The flesh, blood, bones, and genetic material (DNA) of the said Living Beings is held sacred and inviolate by the Order and Writ, Such protections are established by a Sovereign Private Court order, pursuant to the absolute Claim of Life and Right by Declaration of Peace and Sovereign Integrity, and the implied access revoked- Non-Consent to which this Writ is annexed. Said order is identified by the Referenced Record Number entered below and the Court of Record held within the Permanent Archival System of

Records of the kingdoms Court of the People. Each Living Being is seen by our private Law as a unique living expression as one cell in the Living Body of the Life Force and Integral Gift of Life with which all are endowed by Universal Principles, Law, and the Maxims of Equity, preserved as sacred within said Protections and Immunities.

All public officers and agents are ordered to comply with their binding codes and statutes, inclusive of all deputies, agents, and representatives under any public office of trust and any public officers thereof, inclusive of any inferior courts, health departments, or other corporate commercial entities. All equitable rights are expressly preserved, and any claims are subject to the jurisdiction of the Court for the People, within the Law Form and Jurisdiction of the kingdom nation of the kingdom of Heaven and earth Private Society and its Court, pursuant to Universal Law and Universal Maxims of Equity.

hear and resolve the matter. As has been established by the Articles of Establishment of the **Court of the People** for kingdom nation of the kingdom of Heaven and earth made by the Ambassador declaration of life and fact affidavit and Private pure Trust foundation/association non statutory declaration,

this Court (*continued*) stands at the highest jurisdiction both internationally and domestically, and all public officers and agents of domestic bodies and the courts thereof are seen as inferior jurisdictions and are obliged to immediately cease any further action upon issuance and presentment of a Sacred Writ of Prohibitio,

Writ of Quo Warranto

The Sacred **Writ of Quo Warranto** shall be reserved for remedy or relief when any man, woman, or institution of inferior court jurisdiction fails to obey due process and perform their duties of office as **prescribed by the laws governing that office by exceeding and/or abusing their authority, or by exceeding** the legal constraints of code or statutes that bind such offices in lesser jurisdictions.

The Writ shall be served upon the man or woman holding office, and shall demand they demonstrate to the Court by what authority they claim to be exercising such excess of authority. Failure to respond to the Court shall be the highest of contempt and leave such man or woman liable for a Divine **Writ of Interdico** (Interdiction).

As the Writ is issued under the highest authority, any claimed suspension of Quo Warranto, under statute, code, admiralty, equity, law, or other unilateral statutes of a commercial court pertaining to public franchise shall have no effect,

Writ of Coram Nobis

The Sacred **Writ of Coram Nobis** shall be reserved for remedy when the Court has reviewed the records of a previously adjudicated matter, and thereby and upon clear errors and failure of due process, order the record to be corrected.

The Writ shall be served upon any inferior court in matters of jurisdiction where a Member of the Society affirms remedy and relief from the failure of an inferior court or an alternate society, court system, nation state, "governmental agency", and/or tribunal body in matters of their own law and the rule of law in

general. When served, the court is obligated to immediately correct the error on the record.

As the Writ is issued under the highest authority, any claimed suspension of Coram Nobis, whether under statute, code, admiralty, equity, law, or other unilateral statutes of a commercial court pertaining to public franchise, shall have no effect.

When an inferior court demonstrates contempt for its own laws by failure to correct a fundamental error of law, then the superior court **The Ecclesiastical Court for the Kingdom of David**, by and through any one of its Combined Courts, shall have the full right to issue a **Writ of Venia**. (See details of **Writ of Venia** below).

Writ of Interdico

The Sacred **Writ of Interdico** shall be reserved for remedy and relief as a last resort against any man, woman, agency, institution, agent, officer, representative, corporate sub-division, juristic person, and municipal corporation demonstrating a clear contempt for the rule of law.

The **Writ of Interdico** ("Interdiction") is the most serious and powerful of all the Sacred Writs in that it instructs every Member of any society, government, or nation state to outlaw the offending individual or entity and forbids any trade, communication, or material support whatsoever to the offender.

The Writ shall be served to any Department or the executive branch of government, including the arms of the military and,

judicial system, to see that the Writ of Interdico is executed. The failure to immediately execute a Writ of Interdico shall place the senior individual men and women of the alternate society, government, or nation state in contempt and personally liable to have their bonds of office seized and the military and/or judicial authorities to have them arrested. As the **Writ of Interdico** is so severe it is reserved for the worst examples of contempt and evil.

Writ of Salvus

The Sacred **Writ of Salvus** (“Salvaging Rights and Property”) shall be reserved for remedy against any trust or corporation that has demonstrated clear contempt for the law, moral behaviour, and the community at large.

The Writ shall be served upon the man or woman continuing to act in dishonour as trustee, officer, or director of any trust or corporation, granting full legal immunity and authority to those so named in said Writ to seize any and all assets of the offending party and thereby salvage the property, This shall include the issuance of such a writ against any inferior court purporting to be a court of justice whereas in reality it is nothing more than a commercial tribunal under corporate charter and un-revealed silent judicial notice that is engaged in acts of piracy and profit that harm the public at large and in particular the Members of the Society, It shall also include any and all agents, officers, representatives, agencies, corporate sub-divisions, and municipal corporations acting under colour of law that have descended to the level of mere commercial enterprises as such is defined under the so-called Clearfield Doctrine, to wit:

“Government descends to the level of mere private corporations and takes on the characteristics of a mere private citizen ... where private corporate commercial

paper [Federal Reserve Notes] and securities [checks] is concerned. For purposes of suit, such corporations and individuals are regarded as entities entirely separate from government.”

A corporation that is unable to demonstrate its lawful foundation and basis has no soul, no spirit, and therefore cannot legally argue it has any legal personality, regardless of any statutes or civil codes of procedure of commercial courts. When such a corporation continues to injure the community and transgresses the principles and maxims of law and of a lawful society, government, or state, such a **Writ of Salvus** shall be issued as a last resort.

Writ of procession of estate land soil

on 7/8/2022 writ was posted public domain and sent to number of department for any rebut or claim to my estate and home and land no claim or rebuttal the claim and control belonging to the living man :rocco and the private estate nation Kingdom ,copy of this was served to the court and recent due to false claim entered into the Queensland local court by 'Ken Dieham, Fraser coast Council. And “Sheree Angove”as at CHL LAWYERS”,

Absolute Title Holder by Claim of Life and Right:

Rocco,Royal House of “Toldo”,

House Member(s) Protected Under this Order:

Private

Community kingdom, Court of the People, Certified Record Number:

CRN.2627.CKPC.WP

Day of Entry:

Twenty-fifth Day of the fifth Month in the Common Era Year Two Thousand Twenty-Three

This Sacred Writ I Place my Hand /word and Seal on The day as herein set forth

by:Rocco, Royal House of “Toldo” and “Melissari”,
the Ambassador of the Kingdom nation of the Kingdom of heaven and earth
of our Creator/saviour Overseer, Protector and Guidance for the People,

offer of proof, offer into evidence **Fiduciary responsibility**

Please be aware, the Privacy Act 1988 is a legislated rule in Australia that governs the collection, use, and disclosure of personal information. One of the key provisions of this law is that individuals must provide their consent before their personal information can be collected, used, or disclosed,

there may be some uncertainty regarding whether or not the consent form or notice was provided in accordance with the Privacy Act 1988, and as such, we are requesting that each provide us with material evidence to substantiate ones

claim. This may include a copy of the consent form itself, or any other documentation that can confirm that the living man :rocco in question provided their consent in accordance with the requirements of the Privacy Act 1988.

Please be aware that you are under penalty of perjury to provide this evidence, and that failure to do so may result in legal consequences. We take this matter very seriously, and we expect that each will comply with this request in a timely and efficient manner , 3days ,'17/06/2023",

Fiduciary responsibility refers to the "legal" and ethical duty of a person or entity, known as the fiduciary, to act in the best interests of another "(person or entity)",man/woman, known as the beneficiary, The fiduciary is required to exercise care, diligence, loyalty, and good faith in carrying out their responsibilities towards the beneficiary, and to prioritise the beneficiary's interests above their own,

The duty of loyalty: This requires the fiduciary to act in good faith and to avoid conflicts of interest. The fiduciary must put the beneficiary's interests ahead of their own and cannot use their position to benefit themselves at the beneficiary's expense,

The duty of care: This requires the fiduciary to exercise reasonable care and diligence in carrying out their responsibilities. The fiduciary must use their professional judgement and expertise to make informed decisions that are in the beneficiary's best interests,

The duty of confidentiality: This requires the fiduciary to keep the beneficiary's information confidential and not to disclose it to third parties without the beneficiary's consent, except where required by law,

(Which is now breach by the "departments"man/woman, also)

Fiduciary responsibility is a serious "obligation" that carries legal and ethical consequences if breached,

Fiduciaries who fail to fulfil their responsibilities may be subject to legal action, damages, and the loss of professional licenses or other privileges,

Inhabitants are generally defined as foreigners who temporarily or permanently are residing in the "State", (sovereign power) but are not the countrymen or people who created the system, Of course, inhabitants could also mean merely "corporations" and not living breathing men and women in their natural character,

The Judiciary comprises two types of ,"court venues; a corporate "administrative court", and a Common Law, "court of record",

A judge in a "court of record" sits judicially with a "jury of the People" to remedy harm to other living people,

Common Law acknowledges the Lawful Rights possessed by living Men and Women,

Statutes prescribe Legislation to administer artificial "LEGAL", "Persons",

A Statutory "administrative court" is for commerce, in practice (de facto), It is a place of "corporate banking offering", "a dispute resolution service for consenting parties", where living men and women (unwittingly) consent to be party (joined) to an artificial legal "person",

The Judge does not sit "judicially", but acts as a "corporate "administrative officer". "Administrative courts" are not sanctioned by true lawful,"Parliament", and are not part of the de jure laws and usages of the realm, All court with out a jury is a "administrative courts" are Unlawful a violation , because they do not have a jury of their piers present,

The law is absolutely clear on this subject, There is No authority for "administrative courts",

in this country, and no "Act" can be passed to legitimise them.' - Halsbury's Law 2011,

'chapter three of the "commonwealth of Australian constitution 1901 uk gazetted',

"Administrative courts", operate on assumptions and presumptions which have been **rejected** no joinder no matter all rejected no "agreement by conduct", no conduct was given is rejected , the capital letter name does not belong to any government corporation department to hijack and attach it alleged assumption ,it is reclaimed and controlled and copyrighted trademarked protected by the living :Rocco , the other capital letter name the ,"government department", think they control has noting to do I :rocco', the living or its private property, was mistaken linked with out permission, which they were all informed to the copyrighted name controlled by the living in private trust/foundation that non statutory, if there was any outstanding payment from a signed contract it would be paid by consent and price agreed paid by government fund held for that name as beneficiary and paid with the public fund account to discharged by bill of exchange only, that I :rocco',we are creditors and Beneficiary, Executor/Executrix for the trust, am not liable ,not trustee',

Presumption n. a rule of law which permits a court to assume a fact is true until such time as there is a preponderance (greater weight) of evidence which disproves or outweighs (rebutts) the presumption,

"de facto Legal Jurisdiction", over a man/woman derives from consent to contract into ,"legal fiction commerce", If there is no valid contract, there is no jurisdiction,

trying to make living man/woman “act” in “joinder” to an “artificial person” capital name”, the business name” knowingly, or unwittingly by deception, which is fraud,

A man or woman who “lives” naturally in their sovereign body possessing all their unalienable rights and powers has “lawful standing” in the Common Law Jurisdiction – the national “Law of the Land”,

all presumption **rebutted rejected rescinded**,

“Do no harm”. If in doubt, we recommend you seek legal counsel as ignorance of the law (not to be mistaken with mere presumption of law) is no defence as you and everyone else is held to the Following Laws:

- 1) Bill of Rights 1688
- 2) Statue of Westminster 1931
- 3) Act of Settlement 1700
- 4) Coronation Oath Act 1688
- 5) Magna Carter 1215
- 6) Habeas Corpus Act 1679
- 7) Imperial Acts Application Act 1986

We further we note that all grants and promises of fines and forfeitures of persons before conviction is illegal and void.

Note 1: This is because a right or obligation cannot be conferred or imposed on an entity that is not a legal person.

JUDICIARY ACT 1903 - SECT 80

Common law to govern

So far as the laws of the Commonwealth,

The laws of each State, including the laws relating to procedure, evidence, and the competency of witnesses, shall, except as otherwise provided by the Constitution or the laws of the Commonwealth, be binding on all Courts exercising federal jurisdiction in that State in all cases to which they are applicable.

So far as the laws of the Commonwealth are not applicable or so far as their provisions are insufficient to carry them into effect, or to provide adequate remedies or punishment, the common law of England as modified by the Constitution and by the statute law in force in the State in which the Court in which the jurisdiction is exercised is held shall, so far as it is applicable and not inconsistent with the Constitution and the laws of the Commonwealth, govern all Courts exercising federal jurisdiction in the exercise of their jurisdiction in civil and criminal matters.

There is no other way of describing what every public officer, either wittingly or not, ignorance of the law is no excuse... they are Committing Offenses against the Commonwealth, (we the people are the commonwealth). Refer to Crimes Act 1914 sections 3, 4, 43 and 74 but not limited too.

Schedule 2 of the Competition and Consumer Act 2010 s.50. Harassment and coercion

(1) A person must not use physical force, or undue harassment or coercion, in connection with:

- (a) the supply or possible supply of goods or services; or
- (b) the payment for goods or services; or
- (c) the sale or grant, or the possible sale or grant, of an interest in land; or
- (d) the payment for an interest in land.

Note: A pecuniary penalty may be imposed for a contravention of this subsection.

The ALL CAPS NAME is a transmitting entity under the Universal Commercial Code U.C.C.. When this name is used, you are consenting to being the property of the STATE. You enter the court as a ‘PERSON (http://www5.austlii.edu.au/au/legis/wa/consol_act/ia1984191/s5.html)’ which is any word or expression descriptive of a person including a public body, company, or association or body of persons, corporate or unincorporate as defined in the ‘INTERPRETATION ACT 1984 – SECT 5. Terms used in written laws.

(http://www5.austlii.edu.au/au/legis/wa/consol_act/ia1984191/s5.html)

In 1986 The Commonwealth of Australia Constitution Act was changed without a referendum which makes every law invalid after 1986. The Statutes the Corporate Government are heavy handedly enforcing are null and void and ALL Imperial Acts are as valid as they ever were.

INTERPRETATION ACT 1984 – SECT 76A. Written laws made before Australia Acts, validity of

(1) Each provision of an Act or subsidiary legislation enacted or made, or purporting to have been enacted or made, before the commencement of the Australia Acts —

(a) has the same effect as it would have had; and (b) is as valid as it would have been, if the Australia Acts had been in operation at the time of its enactment or making, or purported enactment or making.

(2) Subsection (1) is not intended to, and is not to be given effect so as to — (a) invalidate any enactment that was valid immediately before the commencement of the Australia Acts; or (b) invalidate any Act because it was assented to by the Sovereign rather than the Governor.

CRIMES ACT 1958 - SECT 316

Unlawful oaths to commit treason, murder etc.

• Bill of Rights Act 1689 “That all grants, promises of fines and forfeitures of a particular person before conviction are illegal and void.” Thoburn vs Sunderland City 2003 upheld it as constitutional statute,

This Covenant can be found in Schedule 2 of the "Human Rights and Equal Opportunity Commission Act 1986" which "binding on the courts, judges, and people of every State and of every part of the Commonwealth, notwithstanding anything in the laws of any State" by virtue of Covering Clause of the Act to constitute the Commonwealth of Australia 63 & 64 Victoria, Chapter 12, 9th July 1900".

In the absence of a judgement obtained in a “DE-Jure Competent Court of Jurisdiction” that must have the correct lawful authority, standing and jurisdiction, and must be established under Chapter III of the Commonwealth of Australia Constitution Act (UK) Sections: 71 to 80 “Trial by Jury” and only,

exhibit

Clearfield Doctrine

All courts were dissolved in 2008 under the Clearfield doctrine then became registered companies on Dunn and Bradstreet company search.

When governments enter the world of commerce, they are subject to the same burdens as any private firm or corporation U.S v Burr 309 U.S 22.

See 22, U.S CA 286 e Bank of US v Planters Bank of Georgia 6L Ed (Wheat 244.) NOTE: Under the Clearfield Doctrine, the courts are no longer government entities in that they are demanding private monies and must have a contract with you to compel performance.

They are no more special as a normal business than your local Jack In The Box.

Clearfield Doctrine -“private commercial paper is used by corporate government, then government loses its sovereignty status and becomes no different than a mere private corporation” .

“Government“create and enforce “CIVIL LAWS “known as “statues, acts and legislation” created by the “Bar Association“, (set up by Rothschilds),which are duty bound to comply with the LAW of CONTRACTS. The Law of Contracts requires signed written agreements and complete transparency! Governments Have Descended to the Level of Mere Private Corporations Clearfield Doctrine Supreme Court Annotated Statute,

Clearfield Trust Co. v. United States 318 U.S. 363-371 1942

Whereas defined pursuant to Supreme Court Annotated Statute:

Clearfield Trust Co. v. United States 318 U.S. 363-371 1942:"Governments descend to the level of a mere private corporation,

please provide I written wet ink and full disclosure of the contract the of my hand with “local government council act”, the ,magistrate court act” the service I signed up to , where I agreed to be abused and fraud and extorted agreed to be the “person a thing dead entity corporation”, where is the document I would be the “trustee” of the public credit , “debit” that I signed that I would give up my inalienable right and be treasons to the bill of rights 1688 and the divine law/lore to our creator and the word and the spirit and to the “commonwealth australia constitution 1901” uk gazetted”,“which needs correcting”, or to ,we the people, to govern the government ,where did I sign under the corporation act 2001 which council, local, federal, state, Government, courts,departments, Parliament and their living man and woman members acting Roles and acting as “person”,in the “Public servant Role” as “Trustee”, is bound by,

all presumption **rebutted rejected rescinded,**

Last and final correspondence;

exhibit

UNAM SANCTAM

Papal Bull 1.

Papal Bull 2.

Papal Bull 3.

all **rebutted** and **declined rejected** it never had any hold as the **spirit of our creator and saviour** was al reading with in

and guiding to the truth,

The Ecclesiastical See: Vatican and United Nations

The United Nations is authorised by the Vatican to operate the third Papal Crown -The Crown of the Ecclesiastical See.

Alleged representatives of the People, referring to themselves as Ministers, surely indicating we are indeed, the chattel of the "Catholic Church/Church of England ",and the Poor Laws of 1535 in which the People were deemed to be the **property** of the "Church "and are identified as such, even to this day, by a 'P' in the passport under Type.

The private "BAR Guild", established 1541 to write the statutes and legislations to manage and **harvest** the energy of 'The Poor.' 27.12.Hence why "Parliament House" is on **Harvest Terrace**. Fulfilling its function of **harvesting** the People until their lives are destroyed

Also ending: "Guardianship" in which Crown: We The People: of Superior Jurisdiction is deemed to be incompetent and needs to have decisions made for it by the "Board of the Guardians", and does include "Judges, Magistrates", your "Local Town Council", and many others. 27.9.7. "Unum Sanctum 1302". The "Master Trust", created by "Pope Boniface" in 1302. Which did deem all of humanity and all of the Earth's resources to be inside the Trust. 27.9.8. "Public servants" paid \$200 000+ per year to move against **Law**, and violate the inherent rights of **Crown: We The People: of Superior Jurisdiction**, thus positioning themselves to be in '**High Treason**' ,

Legal lawful Maxim:

Capitis Diminutio.

MINIMA - Jon Doe – A man with rights, but who has no obligations.

MEDIA – Jon DOE – A man having no rights of any kind, but still entitled to liberties granted by the legal society/slave owner.

MAXIMA – JON DOE – A man having no rights of any kind, not even to benefits or liberties as a citizen, criminal, beneficiary, employee etc.

These are the legal entity/fiction created and owned by the Government whom created it. It is like owning a share in the Stock Market, you may own a share... but it is still a share of the Stock.

- Company - most commonly refers to a business. If you research all of our government departments you will find they are now all registered businesses. (Look on the Security Exchange Commission site in Washington DC). the goal of a business is to make money!

- Entity an organisation (as a business or governmental unit) that has a legal identity which is separate from those of its members,

Legally, we are considered to be a "fiction," a concept or idea expressed as a "name", a symbol. That "legal person "has no consciousness; it is a juristic person, ENS LEGIS, a name/word written on a piece of paper,This traces back to 1666, "London "is an Independent,City-State, just like Vatican is an Independent,City-State, just like Washington-DC is an Independent City -State,

in fact employ DOG-LATIN semantic deceit under colour of law and use of *Capitis Diminutio* "Stiles" to diminish our status and thereby falsely converting ,

exhibit

court case:

The Declaration of War
Upon All Australians

Out of The State Of Western Australia In Written Agreement With "The Commonwealth",
Activated 1st January 2004

The War is both Spiritual and Physical, But, It is impossible to bring a Physical Solution to a Spiritual Issue.

The Scriptures address the Issue. Both the Spiritual and Physical Issues, omit them at your own peril.

The Declaration of War

On the 1st January 2004, the State of Western Australia signed into purported law an act of the Parliament of said State, titled:

"Acts Amendment and Repeal Courts and Legal Practice Act"

The said act commits the criminal offence of Treason on The People, any person concealing this Treason within Australia commits the criminal offence of

Misprision of Treason.

In Australia today both Criminal offences carry life imprisonment for each offence.

THE ELEMENT FOR TREASON

The Criminal Element for the offence of Treason is "Breach of Allegiance"

The Overt Act of Treason mentioned herein did "Breach The Allegiance"

Such act is a written declaration of War on The People of the State of Western Australia, inclusive of The People of the Respective States, and Territories, inclusive of The People of the Commonwealth.

THE HIGH COURT OF AUSTRALIA – 1st January 2004

A. The High Court consists of 7 Judges

B. The Crown and Monarch was Illegally removed 1st January 2004

C. During the years 2006-2007 Seven High Court Judges were criminally charged for concealing the discovered criminal Treason, because of the Judicial conduct by Victorian Judicial Officers, the 7 High Court Judges were lodged for Grand Jury hearings,

But,

Victorian Judicial officers have concealed all Grand Jury lodgements to enable the attack upon the People Of Australia.

D. The current 7 High Court Judges have all come to the High Court "AFTER" 1st January 2004, that is "AFTER" the criminal removal of Crown and Monarch.

The criminal removal of Crown and Monarch activated 1st January 2004 was and remains a highly organized Military Coup using the Military arm

Any Person can be arrested without warrant found to be committing Treason or concealing Treason.

FRAUD VITIATES EVERYTHING.

Commonwealth Constitution Act Section 51 (iv):

"Borrowing money on the public Credit of the Commonwealth"

Commonwealth Constitution Act Section 51. (Xvi)

"Bills of Exchange and Promissory Notes"

WRONG JUDGEMENT PROCEEDS

Habakkuk Chapter 1 Verse 4

4 Therefore the law is slacked, and judgment doth never go forth: for the wicked doth compass about the righteous; therefore wrong judgment proceedeth

Isaiah Chapter 56 Verses 10/12

10 His watchmen are blind: they are all ignorant, they are all dumb dogs, they cannot bark; sleeping, lying down, loving to slumber.

Isaiah-56-10/)

11 Yea, they are greedy dogs which can never have enough, and they are shepherds that cannot understand: they all look to their own way, every one for his gain, from his quarter.

1. John Chapter 5 Verse 19.

19. And we know that we are of God, and the whole world lieth in wickedness.

Revelation-19-1/)

2 For true and righteous are his judgments: for he hath judged the great whore, which did corrupt the earth with her fornication, and hath avenged the blood of his servants at her hand.

Revelation Chapter 19 Versus 9/10 – Testimony of Jesus

9 And he saith unto me, Write, Blessed are they which are called unto the marriage supper of the Lamb. And he saith unto me, These are the true sayings of God.

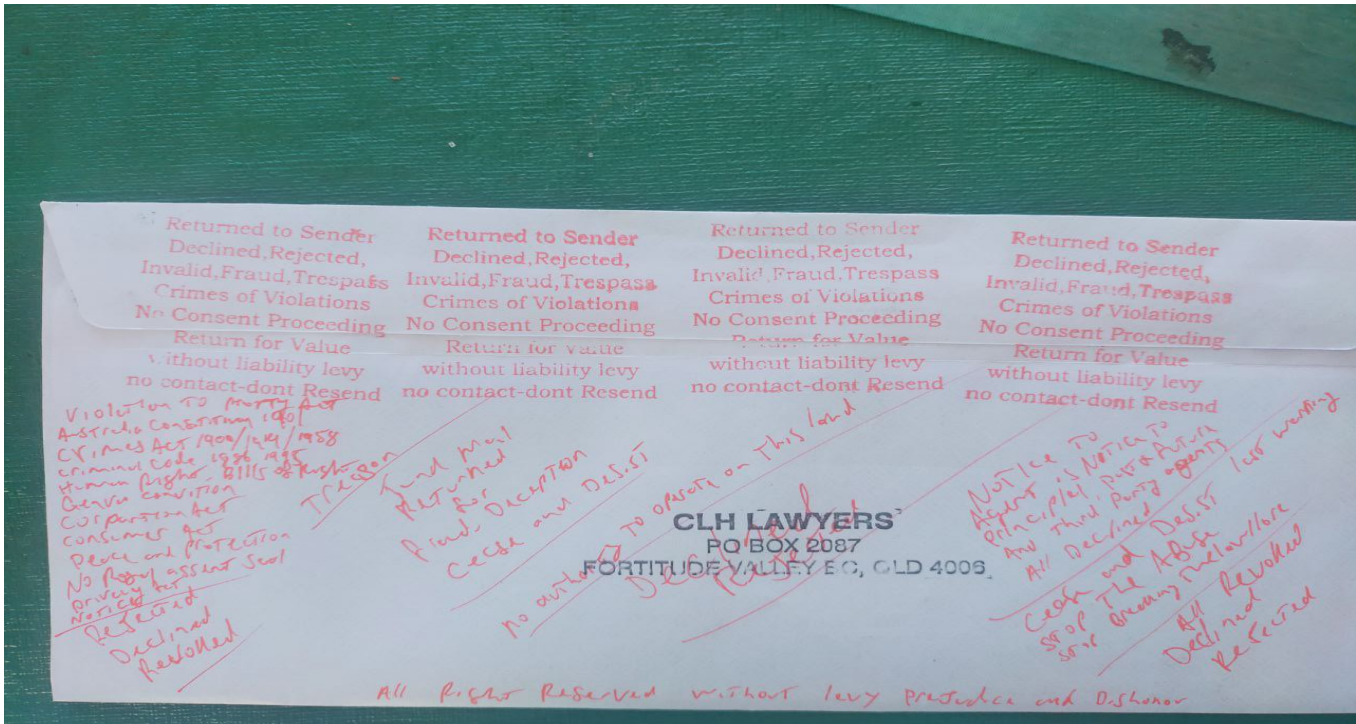
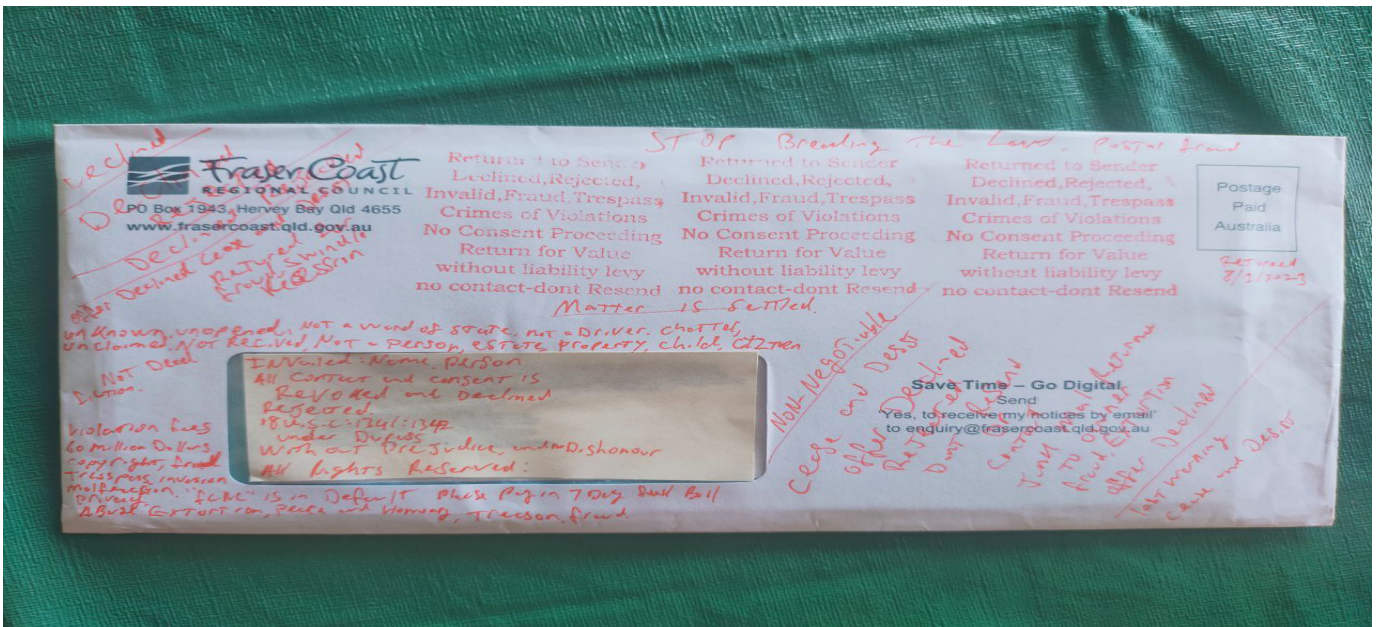
Revelation-22-17/)

18 For I testify unto every man that heareth the words of the prophecy of this book, If any man shall add unto these things, God shall add unto him the plagues that are written in this book:

Revelation-22-18/)

19 And if any man shall take away from the words of the book of this prophecy, God shall take away his part out of the book of life, and out of the holy city, and from the things which are written in this book.

Evidence



returned for fraud and incorrect delivery with out dishonour and not following notice of contract cease and desist all contact revoked means do not break the law or cause abuse and violate someone rights of choice , hope this is made clear this abuse will not be tolerated no longer ,



**Notice of Action
Commercial Lien , Claim for damages**

Served on the day

Date known as: "11/06/2023"

in each of their legal/lawful/private personal commercial liability"

to the living woman "Sheree Angove", acting as person in the role of lawyer and , "CLH Lawyers", know as " CLH LEGAL GROUP PTY LTD "abn : 22 096 845 117 ,LEVEL 7 NORTH TOWER 515 ST PAUL'S TERRACE FORTITUDE VALLEY 515 St Pauls Tce Fortitude Valley QLD 4006

are now by default by joiner are a third party entity ,

Reference Number:

"Sheree Angove": **Shag001**

CLH Lawyers : **CLH0001**

Notice To Individual ,Natural Living Soul Is

Notice To All Human Beings, and Man kind

Notice to Principal is Notice to Agent

Notice to Agent is Notice to Principal

Declaration, and Demand Fair Notice and Warning

Legal Maxim

Actiones in personam, quae adversus eum intenduntur, qui ex contractu vel concedere
Personal actions are those which are brought against him who, from a contract or a tort, is obliged to give or allow something.

VOID AB INTITIO - fraud from the beginning to now.

1. As previously advised, a Commercial Lien against "Sheree Angove", and "CLH Lawyers" and its living man/woman board members ", has now been instigated, and
2. Included in this Notice of Action is an Affidavit, dated 11/05/2023, based on first-hand knowledge and made under penalty of perjury, and
3. You have 7 (seven) days to respond and rebut each point by means of your own sworn Affidavit, written under the same criteria, namely: **from first hand knowledge, under the penalty of perjury, and**
4. Obligation to Each point successfully and properly rebutted with hard evidence will be removed from the allegations, from first dated notice and affidavit, Evidence ", 17/03/2023, - 02/04/2023", the remaining unchallenged and unrebutted points standing as our final Affidavit, which will be certified (by any authorised Representative, of any Court or arbitration or Notary) thus becoming the truth, in Law, and a judgement, in Law, and
5. I, the living man, 'Rocco', of the family "Toldo" acknowledge that the lawful seizure, collection, and transfer of ownership of money or property must be effected by a valid Commercial Lien which must contain certain elements in order to be Commercially valid, to wit:
 - a) The lien instrument must obviously, patently, and evidently be a **Lien** by being clearly and explicitly titled "Lien", "Claim of Lien," or "Declaration of Lien," and mandatory, by its exhaustive Commercial content (full disclosure) as follows;

By 'Rocco: of the family : "Toldo" (Affiant)

1

Legal Maxim's

Maxim: "Ignorance of the law does not excuse misconduct in anyone,
Maxim of Law that "as a THING is bound, so it is unbound"

PRAETEXTA-LICITI-NON-DEBET-ADMITTI-ILLCITUS (What is illegal {unlawful} ought not be entered under the pretext of legality)

MALITIIS-HOMINUM-EST-OBVIANDUM (The malicious designs of men must be thwarted) and

Extra Territorium - Jus Disenti Impune Non Paretur - One who gives the judgement outside his jurisdiction is disobeyed with immunity - There is no punishment for disobeying

Extra Territorium - Jus Disenti Non Pariture Imune - He gives a judgement outside his jurisdiction is not obeyed with impunity - Anyone who executes such a judgement may be punished

FICTIO JURIS fictio juris. See LEGAL FICTION.

Black's Law Dictionary, 8th Edition, 2004, Page 1860.

LEGAL FICTION legal fiction. An assumption that something is true even though it may be untrue, made esp. in judicial reasoning to alter how a legal rule operates; specif., a device by which a legal rule or institution is diverted from its original purpose to accomplish indirectly some other object. • The constructive trust is an example of a legal fiction. — Also termed fiction of law; fictio juris. [Cases: Trusts 91. C.J.S. Trover and Conversion §§ 10, 12, 174, 195.]

Fictio cedit veritati; fictio juris non est ubi veritas.

Fiction yields to truth; where the truth appears, there is no fiction of law.

Fictio est contra veritatem, sed pro veritate habetur.

Fiction is contrary to the truth, but it is regarded as truth.

Fictio juris non est ubi veritas.

Where truth is, fiction of law does not exist.

Fictio legis inique operatur alicui damnum vel injuriam.

Fiction of law works unjustly if it works loss or injury to anyone.

Relatio est fictio juris et intenta ad unum.

Relation is a fiction of law, and intended for one thing. • Coke explains, “Relatio is a fiction of law to make a nullity of a thing ab initio”;

actio de dolo maloc a (ak-shee-oh dee doh-loh mal-oh).Roman law.

An action of fraud. • This type of action was widely applied in cases involving deceitful conduct. — Also termed *actio doli*. Pl. *actiones de dolo malo*.

Dolo malo pactum se non servabit.

A pact made with evil intent will not be upheld.

• This maxim is sometimes written

Dolo malo pactum se non servaturum

(meaning “an agreement induced by fraud will not stand”).

Ex dolo malo non oritur actio.

An action does not arise from a fraud.

Quae ab initio non valent, ex post facto convallescere non possunt.

Things invalid from the beginning cannot be made valid by a subsequent act.

Quod ab initio non valet, (in) tractu temporis non convalescet.

What is ill from the outset will not be cured by passage of time.

Coke explains, “Relatio is a fiction of law to make a nullity of a thing ab initio”; obstacles are removed for the one purpose,

Crimen omnia ex se nata vitiat.

Crime taints everything that springs from it.

Maxims of Equity

These principles are set forth to achieve a forum for judicial proceedings that protect and preserve the rights and liberties of the People

1. Equity sees as done that which ought to be done.
2. Equity will not suffer a wrong to be without a remedy.
3. Equity delights in Equality.
4. One who seeks Equity must do Equity.
5. Equity aids the vigilant, not those who slumber on their rights.
6. Equity imputes an intent to fulfill an obligation.
7. Equity acts in personam.
8. Equity abhors a forfeiture.
9. Equity does not require an idle gesture.
10. He who comes into Equity must come with clean hands.
11. Equity delights to do justice and not by halves.
12. Equity will take jurisdiction to avoid a multiplicity of suits.
13. Equity follows the law.
14. Equity will not aid a volunteer.
15. Where Equities are equal, the law will prevail.
16. Between equal Equities the first in order of time shall prevail.
17. Equity will not complete an imperfect gift.
18. Equity will not allow a statute to be used as a cloak for fraud.
19. Equity will not allow a trust to fail for want of a trustee.
20. Equity regards the beneficiary as the true owner,

Coram non iudice, Latin for “not before a judge”, is a legal term typically used to indicate a legal proceeding that is outside the presence of a judge (or in the presence of a person who is not a judge), with improper venue, or without

jurisdiction. Any indictment or sentence passed by a court which has no authority to try an accused of that offence, is clearly in violation of the law and would be coram non iudice and a nullity. The exception non sui juris, "not of one's own right", is available at any time, including after judgment (Bracton).

The "coram" part of the term means "in the presence of".

"This is the state of New South Wales versus Gregory Wayne Kable - known as the Kable decision",

"In September last year, the federal court actually backed up this precedent.

And it said the federal court circuit court, as it was, and the federal circuit and family court of Australia division two, were and are not superior courts of record.

Federal circuit court of Australia act 1999 Commonwealth section 8: and federal circuit and family court of Australia act 2021 Commonwealth section 10.

As is well understood and order made by an inferior court without jurisdiction is without legal affect: Pelechowski v The Registrar, Court of appeal NSW 1990 9HCA 19; 1999, 190 8CLR435A at a (27), Gaudron, Gummow and Callinan JJ; Attorney-General (NSW) v Mayas Pty Ltd (1988) 14 NSWLR 342A at 347, McHugh J and NSW v Kable (2013) 252 CLR 118; (2013) HCA 26 (Kable) where at (56), Gageler J succinctly observed:

"It is clear that currently there has been a break in the power and authority the government and the judiciary operate under. We live in a Constitutional Monarchy and all power and authority flows from the monarch into the Courts through the Fountain of Justice. Currently, there is no statute, creating a title for the King to adopt for use in relation to Australia and its territories, and therefore the Court has no jurisdiction,"

"Sue versus Hill",

High Court affirmed That the queen of the United Kingdom and the Queen of Australia were two different persons and completely independent of each other"

"in conclusion a kink of the united kingdom would be classed the same",

Criminal Code Act 1995 (Cth) Section 83.4, which relates to interfering with political liberty states "Any person who, by violence or by threats or intimidation of any kind, hinders or interferes with the free exercise or performance, by any other person of any political right or duty shall be guilty of an offence".

liberty (1) A person (the perpetrator) commits an offence.

Federal Crimes Act 1914 Section 28 states: any person who, by violence or by threats or intimidation of any kind, hinders or interferes with the free exercise of performance, by any other person, of any political right or duty, shall be guilty of an offence. The penalty is up to three years imprisonment.

The Commonwealth Constitution Section 109 of the Commonwealth of Australia....."When a law of a State is inconsistent with a law of the Commonwealth, the latter shall prevail, and the former shall, to the extent of the inconsistency, be invalid".

Overthrowing the Commonwealth of Australia Constitution 1900 / 1901 or parts there of is still considered treason and is punishable by life imprisonment, Federal Crimes Act 1914 Section 24AA;

CRIMES ACT 1914 - SECT 76 Obstructing etc. public officers

76. (1) A person must not intentionally and knowingly obstruct, resist, hinder, use violence against, threaten or intimidate:

(a) a Commonwealth officer who is carrying out, or attempting to carry out, a function or duty of such an officer; or

(b) a person who is exercising a power, or carrying out a function or duty: (i) under a law of the Commonwealth; or (ii) on behalf of the Commonwealth or a public authority under the Commonwealth;

or who is attempting to exercise such a power or carry out such a function or duty.

Penalty: Imprisonment for 2 years.

(2) This section does not limit the power of a court to punish a contempt of the court.

(3) Subsection (1) is not intended to exclude or limit the concurrent operation of any law of the Australian Capital Territory in a case where the officer referred to in paragraph (1) (a), or the person referred to in paragraph (1) (b), is a member of the Australian Federal Police.

===== end excerpt 2 =====

Criminal Law Act 1967. ELIZABETH II. CH. ... Provided that, subject to section 16(4) of the Criminal Justice Administration Act 1962 (which relates to part-heard cases), a court with restricted jurisdiction shall not have jurisdiction to try an indictment for an offence by reason of its inclusion. in Division

“governor of Queensland and Queensland” and other “STATES”, now fails to be commissioned under the letters patent for the “state of Queensland” and has become a mere employee of the “State”, within a portfolio under the Premiers Office? How is it the stream has risen above the source?

The letters patent clearly provides that it can only be amended by letters patent, yet the “legislator of Queensland” has usurped the prerogative and has attempted to invalidate the letters patent by statute in conflict with the clear instructions to the Governor within the letters patent,

No consent was given was **rejected** or had been giving now and into the future

Further to the unsubstantiated false alleged claim made by “COURTS OF AUSTRALIA”, HERVEY BAY, QUEENSLAND MAGISTRATE COURTS”, and QLD Inc, Police, “COURTS OF AUSTRALIA and STATE COURTS”, “C.E.O.”, “ken dieham”, and FCRC living wo/man board members of “FRASER COAST COUNCIL”, and soon “CHL lawyer”, living wo/man board members and living woman, “Sheree Angove”, that alleged that ‘statute is Law’,

It is clarified that Statute is not Law. It is merely the rule book of a private occupying corporation that refers to itself as the “Australian Government”,

And thus as a manner of perfecting Jurisdiction and Restoring the Law: **Rule of Law: All Are Equal Before The Law**, the following is relevant, and passed for all on Terra Australis,

Individuals should not refer to themselves as ‘Citizen, Public or Person’, These are all legal fictions, these are tools in commerce, they are paper descriptions of tools in use for the commercial environment, Such tools should be referred to as being managed by the Executor and Beneficiary, That is; the Sentient Being in a competent position of administering their own affairs,

And any paperwork document presentment bill of exchange negotiable instrument writ notice order of invitation is on presumption is **null** and **void** has no true **real** legal lawful standing in **reality**,

Therefore, it is hereby declared that all bills, commercial paper, orders, title deeds, treaties, trusts, writs of “COURTS OF AUSTRALIA”, HERVEY BAY, QUEENSLAND MAGISTRATE COURTS”, and QLD Inc”, are **null** and **void** back to their beginnings. A contract founded on a base and unlawful consideration, or against good morals, is **null**. In the same manner that a thing is bound it is unloosed.

all “COURTS OF AUSTRALIA and STATE COURTS”, are commanded to immediately cease and desist otherwise we reserve the right to place a commercial lien on the trespassers. Evil is not presumed. Conduct all business accordingly.

If the living man/woman of “HERVEY BAY MAGISTRATE COURT” “CHL LAWYERS”, “FRASER COAST REGIONAL COUNCIL”, chooses to ignore the fact of evidence and law and any truthful substance that using de facto legal system might have and support the fraudulent approach that lack evidence and due process to bring fraud to the court to rail road corruption will be complicit in the crime and will done with out I the living :Rocco', ©™ and the estate and the Copyrighted Capital name entity: ROCCOTOLDO”, ©™ that is not linked to any debt or bill or consent of contract or services

and all must pay immediately “\$25 million Australian Dollar”, to the living man the day it decided to violation the contract “\$35 million Australian Dollar”, from “CHL Lawyer”, the living woman Sheere ashgot and living wo/man board members each

“\$35 million Australian Dollar”, from Fraser coast Regional COUNCIL”, living man 'KEN DIEHAM”, and all lining wo/man board members each,

plus each will pay “\$ 5 million Australian Dollar”, each week plus \$5 million a day, for court plus \$1 million” each hour waiting, once in the room starts at “\$250 000” every 15 minutes all with out I :Rocco', the living, plus also compensation for damages will be invoiced on top seek liability fees for rough amount Plus copyright and privacy, violation of harm made towards I the living Rocco,' fee for each breach,

as this will be what is agreed if any choose to continue against the fact and the living man consent

That we neither recognize nor permit the incorporated “COURTS OF AUSTRALIA, COURTS OF QUEENSLAND, HERVEY BAY MARGISRATE COURT, BAR”, Associations, Law Societies”, nor other “corporate/incorporated legal institutions, hereinafter ‘BAR’”, on our land and soil as being lawful, nor as having any jurisdiction over our people, air, land, continent, water, seas and coastal waters, soil, sub-soil, minerals, environment, private and public property, nor any thing tangible, That “Acts, Codes, Statutes, Legislation, Regulation and even the Constitution”, are not law of the public for living man/woman but merely rules that only apply to “corporate legal fiction entities”, in commerce under international sea jurisdiction and the contracts between; and, does not apply to un-incorporated states and people trading at

international land jurisdiction; these are two separate and contradistinction jurisdictions and like oil and water do not mix,

That common law and customary law are living laws dealing with fact and not fiction and are therefore naturally superior jurisdiction courts on the land; and, common or customary law means the moral sentiment of the local community as expressed by the rulings of the people's courts; and, is enforceable; and, is the law of the land,

That we uphold and abide by the Law of Peace and the International Peace Proclamation;

we have first-hand experience in the bias of the "COURTS OF AUSTRALIA", and protecting "GOVERNMENT CORPERATION", or the "banks", when there is to be a separation of powers independent body to the detriment of the creditors in foreclosure cases. As a result, the growing numbers of educated and informed people have no faith in the legal system, whatsoever; know that there is much more to follow,

That earth land and fresh water on it and the seas and earth is allodial fee simple and was granted by our Creator to our ancestors in trust and we the people are the lawful and rightful trustees; and, the land cannot be bought or sold:

Leviticus 25:23 The land will not be sold forever; for the land is Mine; for you are strangers and sojourners with me.

Therefore, only the people's courts have jurisdiction over issues of land, water and sea. The Law of the Creator and the law of the land are all one, and both favour and preserve the common good of the land,

Notice of prohibition and term of Engagement

Notice to Agent to Principal/Principal to Agent

Heirs and successor past present future

Take **NOTICE**:

this is the end of all correspondence that has now been corrected from the living man and the agent on behalf of the capital name copyright name only payment of damages will be welcomed

1: I, a living man:Rocco with a spirit named :Rocko, from our creator, have sole and unfettered ownership over my own flesh and blood and that of my offspring and my legal/lawful possessions,

2: each have be served with similar Notice as this, each have evinced that are an agent of the "Corporate State of QUEENSLAND(QLD),"AUSTRALIA,COMMONWEALTH OF AUSTRALIAN,ROME,IMF,UNITED NATIONS", and or an employee of the any many name corporation business named ,Local/State/Government)".

3: I do not consent to you or any other agent or the principal ,exercising any right of ownership over my flesh and blood, and personal possessions and property including but not limited to:

3.1: unlawful detainment, apprehension or arrest,

3.2: assault – whether 'justified' or otherwise,

3.3: unlawful and or illegal demands for personal or other details and or information,

3.4: using the threat of harm, intimidation, verbal assault,

3.5: any and all damage to property, and or persons, or living man woman

3.6: the use of invasive tactics whether verbal, physical or otherwise, 3.7: any other act deemed by myself to be contrary to my right to the peaceful occupation of my own private space, 3.8: anything that is in breach of my legislated and other legally enshrined rights,

3.9: inflicting political agenda which conflict with my own, or other interference with my right to choice

3.10: anything deemed by myself to be contrary to my naturally inalienable rights as a living, sentient being.

4: Any action by any party which breaches any or all of the Items listed at points 3.1 to 3.10 above of this and all notice given and to engages with I:Rocco', has, by so engaging, incurred Engagement Charges and be liable to the extent of the Fees listed in the attached Fee Schedule. That Fee Schedule is attached hereto and identified by the heading "Engagement Charges Fee Schedule".

Govern yourself accordingly, as no one or entity most certainly are not above the Lore/Law

Last and final correspondence;

This Is Binding

©™Ambassador of the Kingdom of Heaven and Earth ,flesh ,blood

with the peace & Honour

Our Creator and Saviour of Heaven and Earth,

flesh, blood and spirit,

That keeps Accounts and Witness of any agreement and oath,

Last and final correspondence;

Seek application fee
All correspondence must be
listed **correctly** or it will be sent back
Cease and desist

private Peaceful protected property home,
the Royal Ambassador, ©™
c/o embassy of the Kingdom, "39 pedetly lane,
craignish, Place known as "Queensland",
'Terra Australis',
non domestic non resident non commercial',



Yours sincerely

©™ Royal Ambassador Diplomat

By: **Rocco,**

Principal, Executive, Beneficiary, Authorised Agent and Representative

: ©™ :ROCCO:TOLDO"; Private Trust foundation kingdom nation

Vi coactus 'Under Duress'

Last and final correspondence;

Copyright trademark Protected

No assured value; No liability and all Errors & Omissions Excepted for value

Without malice, vexation or mischief, in sincerity and honour

Without Prejudice – Without Recourse – Non-Assumpsit-

UCC1-308, UCC1-103 UCC1-702

All Rights Reserved.

Invoice 05 Statement of claims for damages

: "CLH Lawyers",

"20/06/2023"

to be paid by living man/woman as, "Sheree Angove" and "board members",

Bill of exchange demand for money 1882/1909

Invoice claim of damages : invoice 20/062023/05

Ref: **Shag001 and CLH0001**

mail violation \$ 30 million

tort violations of notice and damages third party breach

\$ 6,171,000 million

total = 36,171,000 ,million Australia Dollar or gold ,silver

to be "paid by 29/06/2023 thursday of June", final damage of claim will be issued

Yours sincerely

©™ Royal Ambassador Diplomat

By: **Rocco,**

Last and final correspondence;

Copyright trademark Protected

No assured value; No liability and all Errors & Omissions Excepted for value

Without Vexatious, malice or mischief, in sincerity and honour

Without Prejudice – Without Recourse – Non-Assumpsit-

UCC1-308, UCC1-103 UCC1-702

All Rights Reserved.



CROWN COUNCIL:

WE THE PEOPLE OF SUPERIOR JURISDICTION

COUNCIL FOUNDED BY LAWFUL DUE PROCESS: 8.11.2022

BY TERRA AUSTRALIS GRAND JURY 15.

DOCUMENT REF: CCWTP05J - 55: 001- 21112022:11

THIS COMMUNICATION COMES IN PEACE.

AT NO TIME MAY THE WRITER, NOR THE READER,
NOR ANYONE WHO ACTIONS
RULE OF LORE/LAW, ALL ARE EQUAL BEFORE THE LORE/LAW
BE HARMED, IN ANY WAY WHATSOEVER, AT ANY TIME. EVER.

THIS IS THE LAWS OF PEACE
AS WE WELCOME 1000 GOLDEN YEARS IN WHICH
PLANET EARTH WILL EXPERIENCE NO WAR.

The Meek Shall Inherit The Earth. Matthew 5:5

V1 Page 1/5



Private: This is Not A Public Communication!

This email is considered a transactional or relationship message, which is specifically excluded from the federal law regulating email communication,

Notice to Principal is Notice to Agent / Notice to Agent is Notice to Principal

This private email message, and any attachment(s) is covered by the Electronic Communications Privacy Act, 18 U.S.C. §§ 2510-2521, and is for the sole use of the intended recipient and contains privileged and/or confidential information, To all public servants, including but not limited to Federal, State, or Local corporate government(s): I accept that ones oath of office as your firm and binding contract between you and I, one of the People, whereby you have promised to serve, protect, and defend I, guarantee all of my unalienable rights, and to work and live according to the principles of The Holy Bible, Any/all political, private, or public entities, International, Federal, State, or Local corporate government(s), private International Organisation(s), Municipality(ies), Corporate agent(s), informant(s), investigator(s) et. al., and/or third party(ies) working in collusion by monitoring My (this email) email(s), and any other means of communication without I express written permission are barred from any review, use, disclosure, or distribution. With explicit reservation of all My rights, without prejudice and without recourse to any of My rights. Any omission does not constitute a waiver of any and/or all intellectual property rights or reserved rights. .

Anyone Listed Above or Anyone Unauthorised to access This Email Take Note, "AUSTRALIAN HUMAN RIGHTS COMMISSION ACT", 1986, SCHEDULE 2, PART III",

No one shall be subjected to arbitrary interference with his privacy, family, home or correspondence, nor to attacks upon his honour and reputation. Everyone has the right to the protection of the law against such interference or attacks.©

This correspondence has been sent without ill will, vexation or malice and was written in good faith and with clean hands in equity and Commerce. All inalienable / unalienable rights reserved